Deposition of Senatra Irby

April 12, 2004

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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

In Re: DIET DRUGS

(PHENTERMINE/FENFLURAMINE/

DEXFENFLURAMINE)

PRODUCTS LIABILITY LITIGATION MDL NO. 1203

MARY SANDERS, et al.

PLAINTIFFS

VS.

CIVIL ACTION NO. 03-20121

WYETH, INC., et al.

DEFENDANTS

DEPOSITION OF SENATRA IRBY McCURDY APPEARANCES NOTED HEREIN

Taken at the instance of the defendants at the offices of Page, Kruger & Holland, Jackson, Mississippi, on April 12, 2004, beginning at 10:36 a.m.

REPORTED BY: Carol Winstead Gray

Mississippi CSR No. 1326

Bond & Associates Freelance Court Reporters Jackson, Mississippi 601-936-4466



Deposition of Senatra Irby

April 12, 2004

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	APPEARANCES For the plaintiff:	1	[Oath administered.]
	Mr. George Gates	2	MR. WILLIAMS: This deposition is being taken
	For the defendant Wyeth:	3	pursuant to the Federal Rules of Civil Procedure and
	Mr. Collin Williams For the defendant SmithKlineBeacham	4	Pretrial Order 21 in this matter.
	Ms. Lynn Ladner	5	SENATRA IRBY McCURDY,
l	For the defendants Gold Line and Rugby: Ms. Emilie Whitehead	6	first being sworn, was examined and testified as follows:
	For the defendant Gate Pharmaceutical:	7	EXAMINATION BY MR. WILLIAMS:
	Mr. Ken Mansfield	8	Q. My name is Collin Williams. I'm with the law
	Also present: Denny Gray, Legal Video Specialist	9	firm Butler Snow O'Mara Stevens & Cannada. Ms. Irby, w
	•	10	met very briefly off the record. I represent Wyeth in
ŀ	******************	11	this matter, formerly known as American Home Products.
	TABLE OF CONTENTS	12	They were the manufacturer of some of the diet drugs.
		13	Have you ever taken a deposition before?
	Exhibit 1 - Plaintiff's Fact Sheet	14	A. No.
	Exhibit 2	15	Q. Okay. I'm just going to go over a couple of
		16	the ground rules. If you could answer verbally, a yes or
	Exhibit 3	17	a no, or answer the question fully. No nods or shakes of
	Exhibit 4	18	the head, that type of thing. Ms. Gray can't take those
	Examination by Mr. Williams 4	19	down.
		20	If you could wait till I ask the question fully
	Examination by Ms. Whitehead7	21	before you answer, I'll wait till you've answered fully
	Examination by Mr. Mansfield 43	22	before I ask my next question. That way we don't walk or
	Examination by Ms. Ladner 60	23	each other.
	,	24	If you need to take a break, that's fine. You
		25	just need to ask to take a break and we can take a break.
	Page 3		Page
1	[Exhibits 1, 2, 3 and 4 marked.]	1	This isn't marathon.
2	VIDEOGRAPHER: On record. Time is 10:36.	2	Objections. Your attorney may object to
3	This is the video deposition of Senatra Irby	3	something I ask. If he objects, that doesn't mean that
4	taken in the suit styled In Re Diet Drugs, Phentermine,	4	you can't go ahead and answer I'm sorry that
5	Fenfluramine, Dexfenfluramine, Products Liability	5	doesn't mean that you can't go ahead and answer the
6	Litigation, MDL No. 1203. Mary Sanders, et al., versus	6	question unless he instructs you to not answer for some
7	Wyeth, et al., being cause number 03-20121 in the United	7	reason,
8	States District Court for the Eastern District of	8	Is there any reason that you can't give
9	Pennsylvania.	9	truthful testimony here today?
10	We are at Page, Kruger & Holland, Jackson,	10	A. Excuse me?
11	Mississippi. Today's date is 12 April 2004. The time is	11	Q. I'm sorry. I move kind of quick.
12	10:36. The court reporter is Carol Gray, associated with	12	A. Okay.
13	Bond & Associates. I am Denny Gray, legal video	13	Q. Is there any reason that you can't give
14	specialist with DepoVideo of Mississippi.	14	truthful testimony here today?
15	Will the attorneys please introduce themselves	15	A. I can give truthful testimony.
16	on audio.	16	·
17	MR. GATES: George Gates for the plaintiff.	17	, , , , , , , , , , , , , , , , , , , ,
18	MR. WILLIAMS: Collin Williams, Butler Snow,	18	•
19	for Wyeth/American Home Products.	19	Q. You're not on any medications or alcohol at
20	MS. LADNER: Lynn Ladner, SmithKlineBeacham.	20	this time.
21	MR. MANSFIELD: Ken Mansfield for Gate		A. No, I'm not.
22	Pharmaceutical.	21	Q. Okay. Ms. Irby, I just have a couple of
23	MS. WHITEHEAD: Emilie Whitehead for Gold Line	22	questions to start out here. I've looked at your
24	Laboratories and Rugby Laboratories.	23	pharmacy records, and they indicate that you took
25	VIDEOGRAPHER: Swear the witness, please.	24	phentermine. Is that correct?
رے	viblookarriek. Swear the Withess, piease.	25	A. That's correct.

A. That's correct.

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		a 11	
	Page 6		Page 8
1	Q. Okay. Did you take any other diet drug?	1	A. Yes.
2	A. No.	2	Q. Okay. And to whom are you married?
3	Q. Not the just phentermine?	3	A. Bob McCurdy.
4	A. Just phentermine.	4	Q. When did that marriage take place?
5	Q. Okay.	5	A. February of last year.
6	MR. WILLIAMS: At this point and I know we	6	Q. February of 2003.
7	have the attorneys for SmithKline and Gold Line and Gate	7	A. Yes.
8	on the on the phone here. Wyeth did not manufacture	8	Q. Okay. And had you been married previously?
9	phentermine. Therefore, at this point we'd seek to be	9	A. Yes.
10	dismissed from this this suit.	10	Q. To whom have you previously been married?
11	MR. GATES: Absent any pharmacy records that	11	A. Efrem, E-f-r-e-m, Irby.
12	show up at a later time indicating that she took anything	12	Q. And when were you married to Mr. Irby?
13	made by Wyeth, we'll agree to that.	13	A. '80 '82.
14	MR. WILLIAMS: Okay.	14	Q. Until?
15	MR. GATES: On the phone, who's going to take	15	A. '89.
16	over now?	16	Q. And how did that marriage end?
17	MR. WILLIAMS: I know this isn't what you guys	17	A. Just a normal divorce.
18	were expecting.	18	Q. Okay. I didn't know if you were widowed or
19	MS. LADNER: Actually we had discussed this.	19	divorced.
20	Do you want to take a break, Emilie and Ken, or do y'all	20	A. Divorced.
21	want to proceed?	21	Q. Okay. And do you have any children?
22	MR. MANSFIELD: Emilie, what do you want to do?	22	A. Yes, I do.
23	MS. WHITEHEAD: I'll proceed and ask we're	23	· ·
24	off the record?	24	Q. How many children do you have? A. Two.
25	MR. WILLIAMS: We're still on.	25	Q. And what are their names?
	The William Were sell off.	23	Q. And what are their harnes?
	Page 7		P 0
1	MR. GATES: We can go off. You want to go off?	1	Page 9 A. Cassandra Irby and Sierra Irby.
2	MS. WHITEHEAD: Yeah.	2	Q. Is Sierra a boy or a girl?
3	MR. GATES: Can we go off the record, please?	3	A. Female.
4	VIDEOGRAPHER: Off record. Time is 10:40.	4	l.
5	[Off record.]	5	Q. Okay. And what what is Cassandra's age? A. 19.
6	VIDEOGRAPHER: Back on record. Time is 10:42.	6	
7	EXAMINATION BY MS. WHITEHEAD:	7	Q. And is she living with you? A. No, she's not.
8	Q. Ms. Irby, my name is Emilie Whitehead. I	8	
9	represent several of the defendants in this litigation,	9	Q. Okay. Where is she currently living? A. Killeen, Texas.
10	and I'm going to ask you some questions. I'm hopeful	10	
11	that you can hear me and understand me. If you can't,	11	
12	please let me know.	12	A. No, she's not.
13	If I ask you a question that you don't	13	Q. Okay. And what about Sierra? A. She's 15.
14	understand, let me know. It probably means that I've		
15	asked a not very clearly worded question.	14 15	Q. And does she live with you?
16	Can you give me your full name for the record,	16	A. No, she doesn't.
17	please?		Q. Where does she live?
18	A. Senatra Irby McCurdy.	17	A. Aberdeen, Mississippi.
19	Q. Spell your last name, please.	18	Q. With whom?
	A. M-c-C-u-r-d-y.	19	A. My parents.
711		20	Q. Okay. And is she dependent on you financially?
20 21	· · · · · · · · · · · · · · · · · · ·	71	A Voc
21	Q. And I noticed from the fact sheet that we have	21	A. Yes.
21 22	Q. And I noticed from the fact sheet that we have that's been marked as an exhibit to the deposition that	22	Q. Okay. And what is your current address?
21 22 23	Q. And I noticed from the fact sheet that we have that's been marked as an exhibit to the deposition that you were previously known as Senatra Irby.	22 23	Q. Okay. And what is your current address? A. 1905 Nimitz, N-i-m-i-t-z, Killeen, Texas 76543.
21 22 23 24	Q. And I noticed from the fact sheet that we have that's been marked as an exhibit to the deposition that you were previously known as Senatra Irby. A. Yes.	22 23 24	Q. Okay. And what is your current address?A. 1905 Nimitz, N-i-m-i-t-z, Killeen, Texas 76543.Q. And how long have you lived there?
21 22 23	Q. And I noticed from the fact sheet that we have that's been marked as an exhibit to the deposition that you were previously known as Senatra Irby.	22 23	Q. Okay. And what is your current address? A. 1905 Nimitz, N-i-m-i-t-z, Killeen, Texas 76543.

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١.	Page 10		Page 12
1	•	1	Q. Okay.
2	Mississippi? Did you grow up there?	2	A. They just gave me medicine and sent me home.
3	A. Yes.	3	Q. Do you know what the medicine was that you were
4	Q. And you said that your parents are still in	4	giving?
5	Aberdeen?	5	A. I can't remember.
6	A. That's correct.	6	Q. How long were you on it?
1 7	Q. And what are their names?	7	A. Probably for 30 days.
8	A. Smith Rowe and Annie Rowe.	8	Q. Do you know the doctor that prescribed it?
9	THE REPORTER: R-o-e?	9	A. Not offhand, no. Not right now.
10		10	·
11	MS. WHITEHEAD:	11	Q. Do you know where you had the prescription filled?
12			
1	Q. And is Rowe your maiden name?	12	A. Should have been filled at Wal-Mart.
13	A. Yes, it is.	13	Q. And that's in Killeen, Texas?
14	, , ,	14	A. Yes.
15	it.	15	Q. After you completed the medicine did you have
16	A. Yes.	16	any other problems?
17	Q. And are they in good health?	17	A. No, not really, not not with my not with
18	A. Yes.	18	the chest pains that I had.
19	Q. Either of them have any health problems?	19	Q. And as I understand it you have taken
20	A. No more than, like, high blood pressure,	20	phentermine. Is that correct?
21	allergies.	21	A. That's true.
22	Q. Which of the of your parents has high blood	22	Q. Okay. Do you know how many times you have
23	pressure?	23	taken phentermine?
24	A. My father.	24	A. Oh, for a while. I can't give you an exact
25	Q. Any diabetes, heart problems, anything of that	25	amount or months, but it I've taken it for a while.
			TVC taken it for a write.
	Page 11		Page 13
1	sort?	1	Q. Can you tell me approximately when you first
2	A. No.	2	took a phentermine?
3	Q. Has your father ever had a heart attack or	3	A. Had to be in the '90s. Maybe '90 I would
4	stroke?	4	say '90, '91. I can't remember.
5	A. No.	5	Q. Do you know who the doctor was in 1991 that
6	Q. Okay. How about your mother? Ever had a heart	6	prescribed the phentermine?
7	attack or stroke?	7	
8	A. No.		A. Oh, man. No, I can't remember his name.
9	Q. Okay. Have you ever had any heart or breathing	8	Q. Do you remember where he was located?
10	problems?	9	A. Yeah. He's located off of Lake Road in
11	A. Yes. I can't remember when. I was rushed to	10	Killeen, but I can't remember his name right now. It's
		11	been a while.
12	emergency room because I had chest pains, and I can't	12	Q. Would it have been a Dr. Whitten?
13	remember they were saying something about something	13	A. Yes. That's it. Correct.
14	with a valve or something. I can't remember. It was at	14	Q. Did you also see a Dr. Whitaker?
15	Metroplex Hospital in Killeen, Texas.	15	A. A Dr. Whitaker. That might have been at the
16	Q. Metroplex?	16	Metroplex Hospital.
17	A. Yes, Metroplex.	17	Q. Okay. But you think Dr. Whitten is the
18	Q. Do you know what year?	18	doctor
19	A. Probably it would be 2001.	19	A. Yes. That is the doctor.
20	Q. Were you admitted to the hospital?	20	Q. Okay. And you think he first prescribed
21	A. They no, I wasn't admitted. They rushed me	21	phentermine for you in 1991?
22	to the emergency room and they did an EKG.	22	A. I think so.
23	Q. Did they find anything as a result of the EKG?	23	Q. Okay. And you had no problems as a result of
24	A. Yeah. They gave me medicine, but they said	24	having taken the phentermine between 1991 and 2001?
25	something about a valve or something.	25	A. Not that I noticed. I no.
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Page 14

Q. Okay. When Dr. Whitten prescribed the phentermine, do you know what indications he gave you for taking it? Any directions or instructions?

- A. Just the regular instruction that was on the bottle. I think it's like -- it was either one time a day or two times a day. That's been a while. I can't remember.
- Q. Do you remember if he discussed any side 8 9 effects?
- 10 A. I guess it would just be the -- I don't -- I don't -- I guess it's just the normal routine guestions. 11 12 I don't think he said anything about side effects. He just told me that I needed to watch what I was eating and 14 increase my exercise.
- Q. And do you know how much you weighed at the 15 16 time?
 - A. I think I weighed -- it was in the 190. It was close to like 195 or 200, approximately.
 - Q. Was that your high weight -- your highest weight as an adult?
- 21 A. 200? Yes.
- Q. Okay. Do you remember anything about 22 23 appearance of the phentermine that you took?
- 24
- 25 Q. Did it have a brand name or anything of that

A. I think it's a general -- it's a combination of 2 general practice and for individuals who wants to lose weight also.

Q. Okay. Did he have a specialty for people who wanted to lose weight or was he a family practitioner who did weight loss?

A. He -- like I said, he was a general doctor, and if you -- he had a weight loss program at his office.

- 9 Q. Okay. And how did you come to see him? Did 10 somebody refer you to him? Did you see an advertisement? What led you to his door? 11
- 12 A. Someone referred me to him.
 - Q. And do you know who that was?
- A. It was someone that I worked with years ago. I 14 15 don't remember who.
- 16 Q. Tell me -- when you first went to see him 17 around 1991, can you tell me what you remember about that office visit? 18
- 19 A. Just a normal office visit. He just weighed me 20 in and just told me what I had to do and -- and just 21 increase my exercise.
- 22 Q. And he gave you the prescription?
 - A. And he gave me the prescription and told me the
- 24 direction -- just to follow the direction on the
- 25 prescription.

Page 15

sort?

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A. I can't remember. I think -- the only thing I can remember, I think the pills was blue and yellow. I don't remember anything else about it.

Q. Do you mean that one time the pills were blue and one time the pills were yellow, or do you mean that the blue -- pill itself had half blue and half yellow or

- 9 A. Yeah.
 - Q. -- combination like that?
 - A. It was combination of blue and yellow.
- 12 Q. Do you know what the dosage was?
- 13 A. I can't remember. Like I said before, I think it was one or two a day. I can't remember. That's been

14 15 a while.

- 16 Q. Okay. And do you know if it was a generic or a 17 brand name?
 - A. It was generic.
- 19 Q. And can you tell me why you went to see Dr. 20 Whitten?
 - A. Because I was overweight.
- 22 Q. Since I don't live in Texas, I'm not familiar with his practice. Is his practice primarily for people 23
- 24 who are trying to lose weight or does he have a general 25

practice?

Q. Okay. And did he -- did he give you any 1 2 refills with that first prescription or did you have to 3 come back and see him?

A. You have to go back once a month because he weighs you in every month and takes your blood pressure and weigh you in, and he writes you a prescription for that month.

- Q. Okay. So the prescriptions were given to you on a monthly basis?
- 10 A. Yes.
- 11 Q. And then at some point did you determine that 12 you had lost enough weight and you stopped going?
 - A. I think I stopped for a while. Yes, I did.
 - Q. Okay, because I've got a pharmacy record that shows that you had phentermine prescribed in 1998 but it doesn't show anything any earlier than that.
 - A. Okav.
- 18 Q. So do you think you first had it prescribed in 19 1998 or first had it prescribed in 1991?
- 20 A. No, it had to be 1998 because he was the only 21 doctor --
- 22 Q. Okay.
 - A. -- that I went to for diet pills.
- 24 Q. Okay. So you would not have had anything prior 25 to 1998.

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	Senaua	
1 A. No. 2 Q. Okay. And the record that 3 you having received two prescripti 4 months on it, but it shows one as 5 next entry right behind it is anothe 6 pills. 7 A. Okay. 8 Q. Does a two-month staying 9 months sound right? 10 A. Probably yes. 11 Q. Okay. 12 A. If it's Wal-Mart. 13 Q. This is a Wal-Mart in Killee 14 A. Yes. 15 Q. So you think you would have 16 phentermine for two months. 17 A. Yes. 18 Q. Do you remember how much 19 A. I think probably about a 20 Q. Can you tell me what your 21 been as an adult? 22 A. My lowest weight? 130. 23 Q. And when was that? 24 A. 19 1980.	Page 18 It I have only shows ons. I can't read the 30 pills, and then the er prescription for 30 Ing on it for two Ing on it for two Ing on the Ing the prescription for 30 Ing on it for two	Page 20 Q. Okay. Have you had any major medical surgeries as an adult? A. No. Q. Have you had a hysterectomy or anything like that? A. No. Q. Okay. Are you currently on any medications? A. Yes. I'm taking medication for my bladder. I have a uncontrollable bladder. Q. Do you know what the name of that medication is? A. No. Q. Okay. Who prescribed that medication? A. Dr. Spencer. Q. Okay. Who prescribed that medication? A. Dr. Spencer. Q. Okay. And where is Dr. Spencer located? A. In Killeen, Texas, on Jasper Road. Q. How long have you been seeing him? A. That's my family doctor, so I've been seeing him ever since I moved to Killeen, so it would probably be in I guess in the '80s. Q. Did Dr. Spencer treat you after you had this emergency room visit? A. No. Well, I he wasn't there, but I think some other doctor treated me and said everything was
then or have you had fluctuations in A. It's went up since then. Q. And is it your testimony that back to see Dr. Whitten since 1998. A. No, I haven't. Q. Have you taken any other of A. Other drugs? Maybe over-t I can't remember. Q. Have you ever taken anythi it? A. I don't recall. Q. Do you know if you've ever Metabolife? A. No. Q. Okay. Have you ever taken or anything of that nature? A. Never heard of it. No, I dor Q. Okay. And Dr. Whitten wou who would have prescribed the diet A. Yes. Q. Okay. Can you give me a li about your health background? Hav healthy as an adult or have you had problems? A. I've always been healthy.	Page 19 In your weight? It you have not been It you have not have	Page 21 Q. Okay. A. I think his name was Dr. Gee. Q. G-e-e? A. Yes. Q. And he was in Dr. Spencer's clinic or he was at the emergency room? A. No, he's a doctor at that clinic also. Q. Okay. A. Dr. Spencer's. Q. Do you know the name of Dr. Spencer's clinic? A. I think it's Family Practice. Q. And would it be your testimony that Dr. Spencer has probably the most complete medical history, medical records of you since your adulthood or at least since the 1980s? A. Yes. Q. Okay. Are you a smoker? A. No. Q. Have you ever been a smoker? A. No. Q. Do you use alcohol? A. No. Q. Have you ever used alcohol? A. No. Q. Have you ever used alcohol? A. No. Q. Okay. Do you currently have an exercise

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Page 22 program that you engage in? 1 Q. Okay. And have you been employed in any 2 A. Well, I try to walk, but I'm having problems 2 capacity outside the home? 3 with that. It's like I'm getting very tired quickly. In 3 A. Yes. the past I could walk a while, but now it's like I have 4 4 Q. Okay. Are you currently employed? 5 problems with it. 5 A. Yes I am. 6 Q. Other than fatigue, what kinds of problems do 6 Q. And who is your employer? 7 7 vou have? A. KISD. The Killeen Independent School District. 8 Q. And in what capacity are you currently A. It's just that I'm getting tired quick. I have 8 9 to stop and take a break and start again. And before I 9 employed? 10 could walk around just a regular track, but now I have to 10 A. Right now? 11 stop and take a break. Q. Yes. What -- what's your job? 11 Q. And what's your current weight, Ms. Irby? 12 12 A. I'm an audio-visual tech. A. I think right now I weigh, like, 191. 13 13 Q. And how long have you had that position? 14 Q. Okay. When you were able to walk without A. January 2001. 14 15 stopping, how far were you able to walk? 15 Q. Prior to that what did you do? 16 A. I could walk around the track twice, and I 16 A. I was a correctional officer for the juvenile 17 think -- I think the track is, like, a mile long or 17 center. 18 something like that. 18 O. In Killeen? 19 O. Where is this track? 19 A. In Killeen. 20 A. It's located on Fort Hood. 20 Q. And what years were you employed? 21 Q. Is that an Army base? 21 A. I think that was 2000. I don't remember what 22 A. Yes, it is. 22 month, 2000. 23 Q. And are you associated in some way with the 23 Q. Just for one year? 24 24 Army base? A. One year. 25 25 A. Yes, I am, but you don't really have to. You Q. Okay. And prior to 2000 were you employed? Page 23 Page 25 can just go on post and walk on the track. 1 1 A. Yes. I was employed for Lockheed Support Q. Okay. Are you in the military or is your 2 2 System. 3 husband in the military? 3 Q. In what capacity? 4 A. No, I'm not in the military, and my husband is 4 A. I was an aircraft mechanic. 5 5 retired from the military. Q. Can you tell me what years you would have been Q. Okay. Have you ever been in the military? 6 6 employed by Lockheed Support Systems? 7 A. No. 7 A. It had to be '80 -- '86. I'll say between '86 8 Q. Was Mr. Irby in the military when you were 8 and '87. 9 married to him? 9 Q. And between 1987 and 2000 you were not employed 10 A. Yes. 10 outside the home? Is that correct? A. I think I worked for them two years. I 11 Q. Okay. And have you ever been employed as a 11 civil servant by the military? 12 probably was off work for about six months, and then 12 A. Yes. that's when I started with the juvenile center. 13 13 Q. Okay. And when were you employed in that Q. Okay. I have, according to your testimony, 14 14 15 15 capacity? that you were employed from 1986 to 1987 and then employed as a correctional officer in 2000. So that's 16 A. I think in '82 in Garlstedt, Germany, as a 16 17 postal clerk. 17 about a 13-year gap. 18 Q. And how long were you employed? '82 to what? 18 A. Let me see. I just know I worked for them 10 19 A. I think it was only a year --19 years. After that the company -- it was a contract and 20 the contract was up, and I think I had unemployment in O. Okav. 20 21 A. -- and we moved back to the states. 21 between, and then after my unemployment was up, and I 22 Q. And then your husband was transferred back to 22 think I went to the juvenile center.

23

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25

A. Yes.

the states. And have you been employed as a civil

A. No. That was only one year in Germany.

servant since that time?

24

25

Q. So you were employed by Lockheed for 10 years?

Q. Okay. And during the time that you were

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Q. Do you remember if that would have been prior

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	Senat	ra In	Бу
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1	employed for Lockheed, did you ever have any worker's	1	to 1998 or after 1998?
2	compensation claims?	2	A. I don't remember.
3	A. No, I don't think so.	3	Q. Can you tell me what sort of mental health
4	Q. Did you ever any absences long-term, say a	4	issues he was treating you for?
5	month or more, related to a medical problem?	5	A. Depression.
6	A. No.	6	Q. Was the depression associated with any
7	Q. How about at the time of you served as a	7	significant event in your life?
8	correctional officer? Any long-term absences from that	8	A. I was just depressed. I mean, it was, like,
9	employment?	9	overweight I don't know. I just I was just
10	A. Yeah, I did. I had some problems.	10	depressed. He would just treat me for depression.
11	Q. Tell me about those.	11	Q. Okay. Was it related to marital problems,
12	A. What did I have? I think I had, like, migraine	12	relationship problems, children problems or anything like
13	headaches, and I think that's that's what I had. I	13	that?
14	had really bad migraine headaches.	14	A. It was I don't think it was marital problems
15	Q. And did you apply for worker's compensation	15	because at the time I wasn't married. It would just
16	during that time out?	16	it would just I was just depressed.
17	A. No. I think I just took the time off.	17	Q. Okay. And Dr. Ratman: Where is he located?
18	Q. Okay. And did Dr. Spencer treat you for those	18	A. Killeen, Texas.
19	migraines?	19	Q. Do you know when you last saw him?
20	A. Yes, I think so.	20	A. I don't recall.
21	Q. Do you know what medication he gave you?	21	Q. Okay. Have you seen him this past year?
22	A. I don't remember.	22	A. No.
23	Q. Are you still on those medications?	23	Q. Have you seen him within the past five years?
24	A. No, I'm not.	24	A. I don't recall. I don't remember the date.
25	Q. Are you still suffering from any migraines?	25	Q. Okay. Is there any significant point in your
			
	Page 27		Page 29
1	A. Yes, I still have migraines, but it's comes	1	life that you can associate with your treatment by Dr.
2	and goes. It's not like before. And I think he he	2	Ratman?
3 ₄	told me to go ahead and stay with the Motrins. Q. The over-the-counter Motrin?	3	A. Right now?
4	A. No. He prescribed Motrins for me.	4 5	Q. Uh-huh.
5 6	A. No. He prescribed motrins for me. Q. Okay. So a prescription-strength Motrin?	5	A. No.
7	Q. Okay. So a prescription-strength Motrin? A. Yes.	6	Q. If you were thinking back about it, is there
8	Q. Other than the migraines and the chest	1	anything you can relate it to in your life?
9	breathing problems that you talked about, have you had	8 9	A. Not right I can't no.Q. Do you remember how old your children were at
10	any other medical problems in the last, say, eight years?	10	Q. Do you remember now old your children were at the time?
11	A. Bladder infection bladder control, I should	11	A. No.
12	say.	12	Q. Do you know if you were seeing Mr. McCurdy at
13	Q. Just the bladder so the bladder control, the	13	the time or were married to Mr. McCurdy at the time?
14	migraines and that incident where you had to go to the	14	A. No, I wasn't married to Mr. McCurdy at the time?
15	emergency room would be the only three medical problems	15	time.
16	that you can discuss from the last, say, eight years?	16	Q. Do you know if you had met him at that time?
17	A. Yes.	17	A. Oh, no.
18	Q. Okay. Have you ever been treated by a	18	Q. Okay. So it would have been before you met
19	counselor or a psychologist or psychologist	19	him.
20	psychiatrist for any mental health issues?	20	A. Oh, yes.
21	A. Yes, I have.	21	Q. Okay.
22	Q. Can you tell me when that was?	22	A. Yes. This was way before I met him.
23	-	23	Q. Okay. And it's my understanding that you do
24		24	not have any significant health conditions like high
25	O Do you remember if that would have been rein	4	Hot have any significant health conditions like high

25 blood pressure or hypertension, high cholesterol,

25 procedures be done?

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Page 30 Page 32 anything like that. 1 1 A. No. 2 A. Not that I know. No, I don't think so. 2 Q. Okay. Are you currently using or have you used 3 Q. Okay. And other than the -- did they give you 3 in the past any oral contraceptives? an echocardiogram or an EKG when they admitted you to the 4 4 A. I'm trying to see. No. 5 Metroplex ER? 5 Q. Okay. Other than Dr. Whitten telling you you 6 A. I think -- I think it was an EKG. 6 needed to increase your exercise and decrease your food 7 Q. And is that the only time that you recall 7 intake, have you ever been on any other formal diet? having had an EKG? 8 8 A. Yes, I have. The cabbage diet. 9 A. Yes. 9 Q. Okay. 10 Q. Okay. How about an echocardiogram? Do you 10 A. What other kind of diet? remember having had an echocardiogram? 11 11 Q. Have you ever gone to Weight Watchers or 12 A. Yes. 12 NutriSystem or Jenny Craig? 13 Q. Okay. When was that? 13 A. No. 14 14 A. I think that was two years ago. Q. Okay. And you think you may have purchased Q. And is that related to this litigation? 15 15 something over the counter but you do not recall what? 16 A. Yes. 16 A. I -- I think I have. It's like diet candy or 17 Q. And where did you have that performed? 17 something like that. A. I think in Columbus, Mississippi. 18 18 Q. Okay. And have you ever been diagnosed or Q. Okay. And have you seen the results of that 19 19 treated for an eating disorder? 20 echocardiogram? 20 A. No. 21 A. Yes. 21 Q. Okay. The medication that you got from Dr. 22 Q. Okay. And do you know who the doctor was that 22 Whitten, the two different months, did the medication 23 diagnosed you with -- from the echocardiogram? look the same each time? 23 24 A. I don't recall his name. A. Yes, it did. 24 25 Q. Okay. Was he there when you had the echo done? 25 Q. Okay. Did you know anyone else who was going Page 33 A. I just know I had it done in Columbus. That's 1 to see him for diet medication? been a while. I don't remember all the information. 2 2 A. No, not really. 3 Q. Okay. Do you remember if it was done by a 3 Q. Do you remember how you paid for phentermine? 4 technician? 4 A. Probably cash. 5 5 A. Yes. Q. Okay. Would you -- would it have been covered 6 Q. Okay. under an insurance plan that you would have had? 6 7 A. I guess it was a technician. 7 A. No. I paid cash. 8 Q. And do you remember whether you met with the 8 Q. Okay. And do you recall any side effects that 9 doctor after it was performed? 9 you experienced while you were on the medication? 10 A. It's been a while. I don't remember. I just 10 A. Not at the time. 11 remember having the treatment done. 11 Q. Okay. Do you remember any words or other Q. Okay. And did you get a report in the mail? 12 markings on the medication? 12 A. Yes, they did. They mailed me a report. 13 13 A. No. 14 Q. Do you remember what that report said? 14 Q. Do you remember if it was a pill or a capsule 15 A. I -- no. I don't know how to read that report. 15 or a tablet? 16 I --16 A. It was a -- like I said, a yellow and blue 17 Q. Okay. Have you ever shown that report to Dr. 17 capsule. 18 Spencer? 18 Q. Did any written materials come with the 19 A. Yeah. I think I just showed it to him just as 19 packaging? 20 my regular doctor. 20 A. I don't recall. I think everything was on the 21 Q. Do you remember what Dr. Spencer said about it? 21 outside. 22 A. No, I don't remember. That's been a while. 22 Q. Okay. 23 It's been a while. I can't remember. 23 A. I don't recall. I don't remember. 24 Q. Did Dr. Spencer order any follow-up tests or 24 Q. Okay. And when did you first think that you

25 may be having some symptoms related to your taking of the

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Page 34 Page 36 1 phentermine? A. I think I -- I think I may have. I think I 1 2 A. My first was, I guess, uncontrollable bladder 2 might have a few, maybe one or two pills at the house. 3 because I didn't have that before. 3 MS. WHITEHEAD: George, at this time, obviously 4 Q. Okay. So you had not experienced the I'm going to request that the plaintiff produce to you uncontrollable bladder problems prior to taking the 5 5 that medication --6 phentermine. 6 MR. GATES: Sure. 7 A. No. 7 MS. WHITEHEAD: -- for us to look at. 8 Q. And how quickly after taking the phentermine 8 MR. GATES: Yes. 9 did you first experience those problems? 9 MS. WHITEHEAD: A. Oh, I don't know. 10 10 Q. Other than Dr. Spencer, Dr. Gee, have you seen Q. Did Dr. Spencer or any other doctor tell you 11 any other doctors after -- and the doctor at the 11 12 that the problems related to your bladder were the result 12 emergency room, any other doctors for any reason after 13 of having taken the phentermine? your taking phentermine? 13 14 A. No. 14 A. No. 15 Q. And what other symptoms do you relate to having 15 Q. Did you take all of the phentermine except for 16 taken the phentermine? the couple of pills you think you have left? 16 17 A. Migraine headaches. 17 A. Yeah. I think I only have maybe one or two. Q. Okay. Did you have migraine headaches prior to 18 18 Q. Did you take it as prescribed? 19 taking phentermine? 19 A. Yes. 20 A. No. 20 Q. When did you become aware that there was a 21 Q. Okay. And how quickly after you took the 21 problem or a controversy related to taking diet drugs? phentermine did you first begin to have problems with 22 22 A. I think one time I was at the office for a 23 migraines? 23 visit and I think someone had mentioned it then. 24 A. Oh, I -- I don't know. I just know that before 24 Q. At Dr. Spencer's office? 25 I was very healthy, and it's just like I'm starting to 25 A. No. At Dr. Whitten's office -- Whitney's Page 35 Page 37 have a lot of problems. office. 1 1 Q. And did Dr. Spencer relate your migraine Q. Can you tell me what you recall about that 2 2 problem to having taken the phentermine? 3 3 conversation or what you overheard? 4 A. No. 4 A. They were just saying that it was causing 5 5 Q. And I know you said you had to go to the health problems and -- and that was one of the reason that I -- I just stopped taking them. And matter of 6 emergency room one time and --7 A. Uh-huh. 7 fact, I didn't -- I didn't even -- the doctor didn't even 8 Q. -- discussed some sort of valve problem. Did 8 see me that day. I just left the doctor's office. 9 any doctor there relate that problem to the phentermine? 9 O. You left his office? A. No. 10 10 A. Uh-huh. That's when I stopped taking it. 11 Q. Okay. So is it safe to say that no doctor has Q. And do you remember if they were talking about 11 said that the problems you are experiencing are relating a drug called Pondimin or a drug called Redux or a drug 12 12 13 to your having taken the phentermine? 13 called phentermine? 14 A. Yes. 14 A. Only thing I know is just the drugs that I was 15 Q. No doctor has told you that. 15 taking, and they saying that they was having health 16 A. No doctor has told me that. problems with the drugs. 16 17 Q. And the doctor who read your echo report: Did 17 Q. Was it referred to as fen-phen? he tell you that your problems related to phentermine? 18 18 A. Yeah. They said fen-phen. 19 A. No. Q. Okay. And you understood that to mean the drug 19 20 Q. Okay. Did you retain any of the bottles or 20 that you were taking? 21 packaging from the phentermine? 21 A. Yes. 22 A. Yes, I did. 22 Q. And did anybody tell you that that was the same 23 Q. And where are those? 23 drug that you were taking? A. With my attorney. A. It was the same drugs that, I guess, he 24 24 25 Q. And did you retain any of the medicine? 25 described to every one. I don't know.

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	Page 38		Page 40
1	Q. Did you just assume that the when they said	1	Q. In Columbus?
2	fen-phen, that meant the drug that you were taking?	2	A. Columbus, Mississippi.
3	A. Yes, I did.	3	Q. Okay. And did Mr. Colom set you up with the
4	Q. Okay. So nobody said the phentermine is	4	or his office set you up for the echo?
5	causing these problems.	5	A. Yes.
6	A. No.	6	Q. Okay. Have you received any information on
7	Q. They said the word "fen-phen"	7	fen-phen or phentermine from any source?
8	A. Yes.	8	A. No.
9	Q causes these problems.	9	
10	-	1	Q. Okay. Do you know any other plaintiffs in your
		10	lawsuit?
11	Q. Okay. Did you see anything on T.V. or any	11	A. No.
12	magazines about it?	12	Q. Do you know any other people who have claims
13	A. Not really.	13	for taking diet drugs?
14	Q. Okay. Did you do any research on your own	14	A. For taking diet drugs? No.
15	about it?	15	Q. So other than you, you don't know anybody else
16	A. No.	16	who's got a lawsuit that they've brought as a result of
17	Q. Okay. And what made you decide to become a	17	having taken diet drugs.
18	party to a lawsuit as a result of taking the phentermine?	18	A. No.
19	A. Because, like I said, I overheard someone	19	Q. Okay. Have you had any contact with anybody
20	talking about it in the doctor's office.	20	from a company called Gold Line or Rugby?
21	Q. Okay. Can you tell me how you found out about	21	A. No.
22	an attorney in Mississippi?	22	Q. Have you ever heard of Gold Line or Rugby
23	 Because my sister works for a law firm. 	23	before?
24	Q. What's your sister's name?	24	A. No.
25	A. Ruby Rowe.	25	Q. Okay. So no one from Gold Line or Rugby would
		-	
	Page 39		Page 41
1		1	Page 41 have made any representations to you about the use of
	Q. What was the first name? I'm sorry.	1 2	have made any representations to you about the use of
2	Q. What was the first name? I'm sorry.A. Ruby. R-u-b-y.	ŀ	have made any representations to you about the use of your diet drugs.
2 3	Q. What was the first name? I'm sorry.	2	have made any representations to you about the use of your diet drugs. A. No.
2 3 4	Q. What was the first name? I'm sorry.A. Ruby. R-u-b-y.Q. Ruby Rowe.A. Uh-huh.	2 3 4	have made any representations to you about the use of your diet drugs. A. No. Q. Can you tell me what the highest level of
2 3 4 5	Q. What was the first name? I'm sorry.A. Ruby. R-u-b-y.Q. Ruby Rowe.A. Uh-huh.Q. And who does she work for?	2 3 4 5	have made any representations to you about the use of your diet drugs. A. No. Q. Can you tell me what the highest level of education is that you've achieved?
2 3 4	 Q. What was the first name? I'm sorry. A. Ruby. R-u-b-y. Q. Ruby Rowe. A. Uh-huh. Q. And who does she work for? A. I can't remember the attorney. I think 	2 3 4 5 6	have made any representations to you about the use of your diet drugs. A. No. Q. Can you tell me what the highest level of education is that you've achieved? A. Two years of college.
2 3 4 5 6 7	 Q. What was the first name? I'm sorry. A. Ruby. R-u-b-y. Q. Ruby Rowe. A. Uh-huh. Q. And who does she work for? A. I can't remember the attorney. I think Attorney Harris or something. I'm not I'm not for 	2 3 4 5 6 7	have made any representations to you about the use of your diet drugs. A. No. Q. Can you tell me what the highest level of education is that you've achieved? A. Two years of college. Q. Where did you go?
2 3 4 5 6 7 8	 Q. What was the first name? I'm sorry. A. Ruby. R-u-b-y. Q. Ruby Rowe. A. Uh-huh. Q. And who does she work for? A. I can't remember the attorney. I think Attorney Harris or something. I'm not I'm not for sure. 	2 3 4 5 6 7 8	have made any representations to you about the use of your diet drugs. A. No. Q. Can you tell me what the highest level of education is that you've achieved? A. Two years of college. Q. Where did you go? A. Central Texas College in Killeen, Texas.
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2 3 4 5 6 7 8 9	 Q. What was the first name? I'm sorry. A. Ruby. R-u-b-y. Q. Ruby Rowe. A. Uh-huh. Q. And who does she work for? A. I can't remember the attorney. I think Attorney Harris or something. I'm not I'm not for sure. Q. Where is he located? A. I think he's located in Tupelo. 	2 3 4 5 6 7 8 9	have made any representations to you about the use of your diet drugs. A. No. Q. Can you tell me what the highest level of education is that you've achieved? A. Two years of college. Q. Where did you go? A. Central Texas College in Killeen, Texas. Q. Did you get an AA degree? A. Yes, I did.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	 Q. What was the first name? I'm sorry. A. Ruby. R-u-b-y. Q. Ruby Rowe. A. Uh-huh. Q. And who does she work for? A. I can't remember the attorney. I think Attorney Harris or something. I'm not I'm not for sure. Q. Where is he located? A. I think he's located in Tupelo. Q. And she told you about it? A. Yes. Q. And then did she send you a flier or a contact name? A. A contact name. Q. And who was that? A. My attorney. Q. Do you know what your attorney's name is? A. I don't know his full name. 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	have made any representations to you about the use of your diet drugs. A. No. Q. Can you tell me what the highest level of education is that you've achieved? A. Two years of college. Q. Where did you go? A. Central Texas College in Killeen, Texas. Q. Did you get an AA degree? A. Yes, I did. Q. And what's your AA degree in? A. Early childhood. Q. Have you ever had any medical or legal training? A. I don't really understand the question. Q. Have you ever had any medical training? Have you ever gone to school to become a nurse A. No. Q or anything like that?
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	Page 42		Page 44
1	A. I said no.	1	Q. Okay. And that's pretty well the exact same
2	Q. I'm sorry. I didn't hear you.	2	information you gave to Ms. Whitehead a little while ago
3	I think at this time those are the only	3	in your testimony. Correct?
4	questions I have, Ms. McCurdy. Thank you.	4	A. Correct.
5	A. Thank you.	5	Q. And to the best of your recollection, those
6	MS. LADNER: Ken, do you want to go next?	6	are, in fact, the only diet drugs you've ever taken.
7	MR. MANSFIELD: I can.	7	Correct?
8	MS. LADNER: That will be fine. I'll follow up	8	A. Correct.
9	at the end.	9	Q. Now, if you would well, let me ask you this:
10	MR. MANSFIELD: Okay.	10	My understanding from your earlier testimony is that the
11	MR. GATES: Ken, would you mind if we took a	11	only symptoms or problems that you yourself associate or
12	short break real fast?	12	possibly associate with diet drug usage is the
13	MR. MANSFIELD: Not a bit.	13	uncontrollable bladder problem and migraine headaches
14	VIDEOGRAPHER: Off record. Time is	14	that you mentioned. Is that correct?
15	MR. MANSFIELD: Hey, George?	15	A. Yes, that's correct. And I also had pain in my
16	MR. GATES: Yes.	16	left left hand, but my doctor wasn't for sure whether
17	MR. MANSFIELD: In fact, during the break, if	17	it was arthritis or what.
18	you want to get her to look over her fact sheet. And has	18	Q. Okay. What doctor is that?
19	it been made an exhibit?	19	A. Dr. Spencer.
20	MR. GATES: Not yet.	20	Q. And what describe for me that pain that
21	THE REPORTER: Yes, it has.	21	you're talking about.
22	MR. GATES: Never mind. It has.	22	A. It's just a it's just a pain. It's just a
23	MR. MANSFIELD: If you'd just ask her to look	23	pain that it's a constant pain all the time.
24	over that and let me know what exhibit number that is.	24	Q. When did that begin?
25	MR. GATES: All right.	25	A. A couple of years ago.
<u> </u>			
	Page 43		Page 45
1	Page 43 MR. MANSFIELD: All right. How long?	1	Page 45 Q. Dr. Spencer told you that it might be
1 2		1 2	Page 45 Q. Dr. Spencer told you that it might be arthritis?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. MANSFIELD: All right. How long? MR. GATES: If she's going to look over the fact sheet, 10 minutes. MR. MANSFIELD: Okay. Very good. VIDEOGRAPHER: Off record. Time is 11:35. [Off record.] VIDEOGRAPHER: Back on record, 11:47, beginning of Tape 2. EXAMINATION BY MR. MANSFIELD: Q. All right. Ms. McCurdy, my name is Ken Mansfield and I need to ask you some follow-up questions. First, have you had a chance to review your fact sheet, Exhibit 1? A. Yes. Q. And have you made any changes or corrections to it? A. No. Q. Okay. Look over for me, if you will, to let me find the page number pages 17 and 18. A. Okay. Q. That's where you filled out the diet drugs that you have taken. Correct? A. Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Dr. Spencer told you that it might be arthritis? A. Yeah, he said it might be. So he wasn't for sure. Q. Did he mention the possibility of it being diet drugs or is that just A. He didn't say. Q. Dr. Spencer know that you took any diet drugs? A. Yeah, I think it is in my records. Q. Okay. But he never mentioned that as a possibility. Right? A. No, he did not. Q. Okay. You said that while you were taking the phentermine you lost, I think you said, 25 pounds? Is that right? A. 20 to 25 pounds, yes. Q. And were you on an exercise program at that time? A. Yes. I was walking like two times a day. Q. How far were you walking? A. I guess it was about a mile. Q. Okay. Each time? A. Yes.

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Page 46

- Q. Okay. How many days a week?
- 2 A. Probably about four days a week approximately.
 - Q. And when did you stop your exercise program?
- A. Oh, a while back. I don't remember but I 4
 - stopped a while back -- because the pills was giving me a
- 6 lot of energy. It just -- I was receiving a lot of
- 7 energy from the pills.
 - Q. So did you stop the exercise program around the same time that you stopped taking the pills?
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- Q. And you mentioned that sometimes you try to 11 12 walk now? Is that right?
- A. I can't walk as far as I used to walk. Yes, 13 14 that's correct.
- 15 Q. When did you start going back out and trying to 16 walk?
- 17 A. Probably last year.
- Q. Okay. Was that simply a desire to start 18 19 exercising again and possibly lose weight again?
- A. Yes. Well, what I try to do is get on the same format that I had before, walking in the mornings and 21 walking in the afternoons; but I just found that I didn't 22 -- I couldn't do it anymore.
- 23 24 Q. Have you gone back to Dr. Whitten?
- 25 A. No, I haven't. No.

thing as fen-phen? Is that right? 1

- A. I just know all of it is -- is diet drugs. I don't know the difference between the fen-phens.
 - Q. What have you heard about fen-phen?
- A. What have -- I've heard that it caused a lot of health problems. All diet drugs.
- Q. Okay. Now, let's distinguish -- I want to know first if you've heard something specifically about fen-phen, and then we'll talk about what you may have heard about any other diet drugs.
- A. No. No, I haven't. I haven't heard anything in particular about fen-phens.
- 13 Q. You've just heard generally that diet drugs are 14 not good for you.
 - A. Right.
- 16 Q. Okay. But as far as which diet drugs or 17 whether or not that's any and all diet drugs, you don't 18 know.
- 19 A. No, I don't know.
- 20 Q. All right. I am -- let's see. Look at your fact sheet. I want to ask you about some more things 21 22 there.
- 23 A. Uh-huh.
- 24 Q. Turn over to page 11. Are you there?
 - A. Yes, I am.

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- Q. Okay. Have you talked to any other doctor about taking any more diet drugs --
 - A. Oh, no.
- 4 Q. -- since you stopped taking the phentermine?
- 5 A. I don't want to take anything else.
 - Q. Okay. And what is your thinking behind that?
- 7 A. My thinking?
- 8 Q. Yes, ma'am.
- 9 A. From not taking it?
- 10 Q. Yes, ma'am.
- 11 A. Oh, I just don't want to take it any more
- because I don't want anything else to happen to me. 12
- 13 Q. Have you ask any doctor about whether or not 14 these diet drugs, in fact, caused you any problems?
- 16 Q. And your basis for believing that is simply 17 that you've heard that there was a problem associated with fen-phen? 18
- 19 A. Yes.
- Q. And has anybody told you that -- that the 20 21 phentermine you took is the same thing as fen-phen?
- 22 A. I -- I don't know. No. I don't think so.
- 23 Q. Okay. And that's -- that's really getting to
- 24 -- to what I was wondering; and that is, you are just
 - assuming that the phentermine that you took is the same

- Page 49
- 1 Q. Looking down at the bottom of the page under 2 letter J, it says, To the best of your knowledge, have 3 you ever been told by a doctor or any other person that 4 you have, may have or had any of the following. And then 5 you've checked number 3, heart attack.
 - A. Uh-huh.
 - Q. Who -- have you been told that you had a heart attack?
 - A. When I went to the emergency room, they put me on a Code Red and told me I was having a heart attack; and that's when they rushed me in the back and hooked me up to EKG, and I was there pretty much all night.
 - Q. How long were you in the hospital?
- 14 A. Oh, I don't remember. I just know I was there 15 for a couple of hours.
 - Q. Okay. I mean, they let you go the next day.
 - A. Yes.
- Q. Okay. And I understand your testimony that 18 19 when they -- when you first got there, they thought you 20 might be having a heart attack; but once they did the 21 EKG, did they tell you -- did any doctor tell you yes, 22 you did have, or no, you didn't have a heart attack?
- 23 A. They said something with my heart -- a valve or 24 something my heart. That's all I know. And that was it. 25 And they gave me some medicine.

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instruments -- well, maybe it's not instruments. It's

like little sticky little instruments to my body. It was

Deposition of Senatra Irby April 12, 2004

	Senat	tra Ir	rby ,
	Page 50	T	Page 52
1	Q. Okay. Did did you see a cardiologist?	1	I can't remember how many but it was a few of them
2	A. No.	2	that they put all over me, and they ran a test on me, and
3	Q. Did you have to go back after you were got	3	they just kept asking me about my neck and my head.
4	out of the hospital did you have to go back and be seen	4	Q. Okay. And did they put several things on your
5	by a cardiologist or any other doctor for a period of	5	body with wires going back to a machine?
6	time?	6	A. Yes, back to a machine. Then they had somebody
7	A. No, no more than my regular doctor.	7	to come in and give me an x-ray right in the same room,
8	Q. And your regular doctor, you're referring to	8	and they also had a chaplain to come down and pray over
9	who?	9	me, and they just told me that they felt that I I've
10	A. At the time my doctor wasn't there. It was Dr.	10	had a heart attack.
11	Gee.	11	Q. That was before the test.
12	Q. Okay. Now, looking at your fact sheet I'm	12	A. That was before the test.
13	looking over page 14	13	Q. Okay. Now, that test, that EKG, that was
14	A. Uh-huh.	14	different from the echocardiogram you had in December of
15	Q where under treatment for heart attack you	15	2002 in Columbus. Right?
16	indicated that you were seen by a doctor looks like	16	A. That's correct.
17	Bogdan Chumak or Chumak Bogdan.	17	
18	A. That's the doctor at Metroplex Hospital.	18	Q. I mean, it was a totally different test.
19	• •	19	A. Yes, it was.
20	Q. Okay. It's Dr. Chumak. Is that right? A. Chumak?	20	Q. All right. Looking at page 12 that you have
		21	been diagnosed with high cholesterol?
21 22	Q. Is Bogdan his first name?	22	A. I cholesterol? Yes.
23	A. Bogdan. Yes.		Q. Who diagnosed you with that?
1	Q. And on the form here it looks like seen and	23 24	A. Dr. Spencer.
24	you put down in 2000? A. Uh-huh.	25	Q. Okay. How long ago was that?A. It had to be a while back because I didn't even
25	A. Off-fluit.	25	A. It flad to be a write back because I didn't even
	Page 51		Page 53
1	Q. Okay. Because I think earlier you had	1	remember.
2	testified 2001?	2	Q. Okay. I mean, are we talking about, like,
3	A. At the time I wasn't for sure on the dates. I	3	before you you took diet drugs or after?
4	told them it was a it had been a while, so I wasn't	4	A. I don't I don't recall.
5	for sure on dates and year.	5	Q. Okay. On page 13, at the top, you indicated
6	Q. Okay. So which one is it?	6	that you had been diagnosed with gallbladder disease; and
7	A. What's on the paper.	7	then looking down there lower in the page, it looks like
8	Q. The paper says 2000.	8	what you're referring to is the bladder problem that
9	A. Then it's 2000.	9	you've explained earlier? Is that right?
10	Q. Do you know what kind of doctor Dr. Chumak is?	10	A. Yeah. That was the closest diagnostic that you
11	A. No. He was an emergency doctor at the	11	guys had on the paper, so that's why I put bladder.
12	emergency room.	12	Q. Okay.
13	Q. He was the emergency room doctor.	13	A. And then I put, in K, bladder.
14	A. Yes.	14	Q. Right. Right. I got you. All right. And
15	Q. And as far as what they did for you that night,	15	then you also checked that you had been diagnosed with
16	they put you on I mean, they did an electrocardiogram.	16	rheumatoid arthritis. Now, are you talking about the
17	Is that right?	17	hand?
18	A. Yes.	18	A. Yes. The left hand. Yes.
19	Q. Or an EKG?	19	Q. Looking over on page 16.
1 ~ ~		חרו	A. 16? Okay.
20	A. EKG, yes.	20	· · · · · · · · · · · · · · · · · · ·
21	Q. Okay. Describe for me how they hooked you up	21	Q. All right. You checked I'm looking at Q in
21 22	Q. Okay. Describe for me how they hooked you up and what was actually done.	21 22	Q. All right. You checked I'm looking at Q in the middle of the page.
21	Q. Okay. Describe for me how they hooked you up	21	Q. All right. You checked I'm looking at Q in

24

25 echocardiogram.

Q. You checked that you have had an

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	Page 54		Page 56
1	A. Uh-huh.	1	knowledge, have you ever experienced any of the
2	Q. Now, is that the one in Columbus that you told	2	following? Number 1, shortness of breath not associated
3	us about?	3	with vigorous exercise, you checked yes. Correct?
4	A. Yes.	4	A. Uh-huh.
5	Q. Okay. Then you checked number 4 that you have	5	MR. GATES: Remember to say yes or no.
6	had a pulmonary function test.	6	A. Yes. I checked yes.
7	A. No, that's not a check.	7	MR. MANSFIELD:
8	Q. It's not?	8	Q. And when have you experienced shortness of
9	A. No.	9	breath not associated with exercise?
10	Q. Okay. You have not had a pulmonary function	10	A. It's not associated housework.
11	test. Right?	11	Q. Okay.
12	A. No.	12	-
13	Q. Okay. I believe that is a check in number 7.	1	A. I mean, it just I just get tired and I just
		13	have to sit down for a while.
14	Right? A. Yes.	14	Q. Okay. And when did you first start
15		15	experiencing that?
16	Q. Okay. Now, have you had an arterial cardiac or	16	A. This is it's been a while ago but I still
17	pulmonary angiogram?	17	have some symptoms of it.
18	A. When I worked for Lockheed Support System, that	18	Q. Okay. When you say a while ago, what do you
19	was something that they had to do yearly.	19	mean?
20	Q. All right. And where was that done?	20	A. When it first started up it was when oh,
21	A. I think it was done in it was done in	21	god, it's been so long. I'll say probably about four
22	Killeen at a doctor's office.	22	years ago or something like that.
23	Q. Do you know the doctor's name?	23	Q. Okay. And you are 45? Is that right?
24	A. No, I can't remember. That was a while back.	24	A. Yes.
25	Q. If we were wanting to get records of those, how	25	Q. Okay. So shortly after you turned 40.
		<u> </u>	
	Page 55		Page 57
1	would you suggest we go about that?	1	A. Yes.
2	would you suggest we go about that? A. I would just have to go back and research	2	A. Yes. Q. Okay. Number 2 there you checked persistent or
2	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name.	2	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest.
2 3 4	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the	2 3 4	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital.
2 3 4 5	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney?	2 3 4 5	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to
2 3 4 5 6	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure.	2 3 4 5 6	 A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital.
2 3 4 5 6 7	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they	2 3 4 5 6 7	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about.
2 3 4 5 6 7 8	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything?	2 3 4 5 6 7 8	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack
2 3 4 5 6 7 8 9	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was	2 3 4 5 6 7 8 9	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy.
2 3 4 5 6 7 8	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government	2 3 4 5 6 7 8	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy. A. Uh-huh.
2 3 4 5 6 7 8 9 10 11	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government contract.	2 3 4 5 6 7 8 9 10 11	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy.
2 3 4 5 6 7 8 9	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government contract. Q. Okay. Tell me how that test was performed.	2 3 4 5 6 7 8 9	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy. A. Uh-huh. Q. When did you first begin experiencing that? A. A couple years ago. That's back to the
2 3 4 5 6 7 8 9 10 11	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government contract.	2 3 4 5 6 7 8 9 10 11	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy. A. Uh-huh. Q. When did you first begin experiencing that?
2 3 4 5 6 7 8 9 10 11 12	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government contract. Q. Okay. Tell me how that test was performed. A. It's just different several tests that they give you, and I guess they're just checking for your	2 3 4 5 6 7 8 9 10 11 12	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy. A. Uh-huh. Q. When did you first begin experiencing that? A. A couple years ago. That's back to the
2 3 4 5 6 7 8 9 10 11 12 13	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government contract. Q. Okay. Tell me how that test was performed. A. It's just different several tests that they	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy. A. Uh-huh. Q. When did you first begin experiencing that? A. A couple years ago. That's back to the walking, lack of energy.
2 3 4 5 6 7 8 9 10 11 12 13 14	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government contract. Q. Okay. Tell me how that test was performed. A. It's just different several tests that they give you, and I guess they're just checking for your	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy. A. Uh-huh. Q. When did you first begin experiencing that? A. A couple years ago. That's back to the walking, lack of energy. Q. Number 5, fainting dizziness or
2 3 4 5 6 7 8 9 10 11 12 13 14 15	would you suggest we go about that? A. I would just have to go back and research call the old company and ask them for the doctor's name. Q. Okay. Could you see if you could find out the doctor's name and provide it to your attorney? A. Sure. Q. As far as you know, did those tests did they ever reveal anything? A. No. I think all the tests was normal. It was just something that we had to do far as a government contract. Q. Okay. Tell me how that test was performed. A. It's just different several tests that they give you, and I guess they're just checking for your lungs; and each year we had to do it, so they kept like a	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes. Q. Okay. Number 2 there you checked persistent or recurrent pain in your chest. A. Referring back to the hospital. Q. You're talking about in 2000 when you went to the hospital. A. Yes, that's what I'm talking about. Q. All right. Number 4, you checked abnormal lack of energy. A. Uh-huh. Q. When did you first begin experiencing that? A. A couple years ago. That's back to the walking, lack of energy. Q. Number 5, fainting dizziness or lightheadedness. When when have you experienced that?
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that I have.

Q. All right. Thank you. I believe that's all

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April 12, 2004

Page 58 Page 60 1 A. Yes. A. Thank you. 1 2 Q. And do you take any specific medication for 2 **EXAMINATION BY MS. LADNER:** 3 migraine headaches? 3 Q. I've got just a few questions, Ms. Irby. The A. My doctor have me on Motrin. 4 first thing I wanted to go over with you are the 4 5 Q. Yeah. That's the prescription strength Motrin 5 responses that you gave in your fact sheet regarding 6 that you mentioned? 6 phentermine, you've filled in on page 17 two dates: May 7 A. Yeah. He told me to go ahead and continue to 7 21st of '98 and August the 6th of '98. Do you know where 8 take that for it. 8 that information came from? 9 Q. Okay. And you take it just when you have the 9 A. Off of my prescription. headaches or when you feel them coming on? 10 10 Q. Okay. Did it come off of the bottles A. When I feel them coming on. 11 11 themselves or off of the pharmacy records? 12 Q. All right. Number 8, head pounding, Is that 12 A. Off of the pharmacy records. 13 again -- you're talking about the migraine? 13 Q. Okay. So somewhere there exists a pharmacy A. Yes. 14 14 record that's better than the one that's attached to this 15 Q. Okay, number 10, memory loss. When have you 15 exhibit. Have you looked at the one that's attached to 16 experienced that? this exhibit? 16 17 A. I guess when I was going to see my 17 A. I don't have one that's attached to this psychiatrist. I guess that should be part of depression. 18 18 exhibit. 19 Q. Depression? Okay. And remind me when -- how 19 MR. GATES: Just a second. it's another 20 long ago was that? 20 exhibit. let me get it for her. 21 A. It's been a while. I don't remember. 21 MS. LADNER: Thank you, George. 22 Q. What was -- what is your psychiatrist's name? 22 MR. GATES: It's number 4. A. Dr. Ratnam. R-a-t-n-a-m. 23 23 MS. LADNER: 24 Q. Okay. Number 11, arthritis or joint pain. Is 24 Q. Ms. Irby, can you look at what's been marked as that the hand --25 25 Exhibit 4 and see that the months dates on that chart do Page 59 Page 61 A. Yes. 1 not reflect what months you took phentermine? 1 2 Q. -- problem you were telling us about? 2 A. Okav. 3 A. Yes. 3 Q. Do you agree with that? 4 Q. Anything else? 4 A. Okav. 5 A. No. 5 Q. All right. And you do agree, though, that it 6 Q. Do you claim that you have suffered any shows that on the 21st day of some month in 1998, it 7 psychological or emotional injury as a result of having 7 shows you took phentermine; and on the 6th day of some 8 taken phentermine? 8 month in 1998 you took phentermine. Is that correct? 9 A. I don't know. I just know that I was depressed 9 A. That is the 6th. It's 8-6-98. 10 but I don't know how you would category that. I don't --10 Q. Oh, you can see the 8 on --11 I don't know. A. That's not a 16. That's an 8 slash 6 slash 98. 11 12 Q. Okay. And when you were telling us about the 12 Q. All right. You can see that on your copy. 13 depression-- and I may have missed it -- I don't remember 13 A. Yes. 14 you saying that the diet drugs caused or contributed to 14 MR. GATES: I'm sorry. She's looking at the that as far as you know. 15 15 fact sheet, not the pharmacy records. She's asking about 16 A. No, I -- no. 16 if you can see the first month. 17 Q. Okay. So let me ask the question again, then. 17 A. Oh, no, I can't see the first month. I'm just 18 Do you claim that you have suffered any psychological or 18 looking at the records that I have. 19 emotional injury as a result of having taken the diet 19 MS. LADNER: 20 druas? 20 Q. But you do remember that when you filled out 21 A. I don't know. 21 the fact sheet you had a pharmacy record in front of you 22 Q. Nothing that you're aware of. 22 and you would have copied those dates from the pharmacy 23 A. Not that I'm aware of. That's correct. 23 record?

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A. I think I did.

Q. Okay. Let me ask you this: Is it your

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Page 62 recollection that you got 30 pills the first time that you took phentermine? A. Uh-huh. It was 30 pills. Q. All right. And would you agree with me that May 21st is more than 30 days away from August the 6th? A. I just know he gave me 30 pills. Q. All right. So did you take the pills every single day? A. Yes. Q. All right. And did you immediately go in and get a refill on the prescription or was there some period of weeks or months before you went in and got your second prescription? A. There was a time period. Q. All right. And does it sound logical that it was in late May of '98 that you got your first prescription and then you waited until August of '98 to get your second prescription? A. Whatever the pharmacy have on here. This is the only pharmacy that I would get the medicine from, so this would be correct.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Page 64 Ormond Beach, Florida? A. No. Q. Do you know the doctor that analyzed your echocardiogram? Have you met him? A. No. Q. Have you ever heard of a doctor named Dr. Tai? A. I don't know. I just know I went in and had it done. I don't I mean, nobody introduced themself or anything to me. It was just I just had the test done. Q. Whom have you talked to regarding your echocardiogram? A. No one, really. I think I just carried it to my regular doctor and had them to put in my file. Q. Okay. And when you say your regular doctor, who is that? A. Spencer. Q. What did Dr. Spencer tell you about the echocardiogram? A. I don't recall. Q. Did you share the results of your echocardiogram with anyone other than Dr. Spencer?
22	Q. Okay. Do you recall filling out an opt-out	22	A. No.
23	form?	23	Q. Did you discuss the results of your
24 25	MR. GATES: [Nodded head affirmatively.] A. Yes.	24	echocardiogram with the doctor or the technician who
25	A. 165.	25	performed the echocardiogram?
1 2 3 4 5	Page 63 MS. LADNER: Q. Do you know why you filled that out? A. Yes, I do. Is that to is that I think it's just to check my medical records or history or something. Q. Did you ever intend to participate in some sort	1 2 3 4 5	Page 65 A. No. Q. Do you know what the results show in that echocardiogram? A. No. Q. Who recommended that you get the echocardiogram?
7	of a national class action settlement?	7	A. My attorney's office sent me a letter
8	A. I don't recall.	8	referring.
9 10 11 12 13 14	 Q. Let me talk to you for a minute about the echocardiogram that was done. I think you mentioned earlier it was done in Columbus? Is that correct? A. That's correct. Q. Were you referring to Columbus, Mississippi? A. Yes. 	9 10 11 12 13 14	Q. Do you know what time period it was in which you first contacted an attorney about your litigation regarding diet drugs? A. No. Q. Do you have any documentation at home that would help us to ascertain what date you first contacted
15	Q. All right. Have you seen any echocardiogram	15	a lawyer about this lawsuit?
16	and Doppler analysis that's been provided to us?	16	A. No.
17 18 19 20 21 22 23	 A. Yes. Q. And would you agree with me that at the top of that document it says Ormond Beach, Florida? A. I don't recall. I don't have Q. Do you A. Oh Q. Do you know 	17 18 19 20 21 22	Q. Did you sign a letter of engagement with your attorney or a representation type of letter with your attorney Mr. Colom? A. I think I did. Q. Did you retain a copy of that letter? A. I don't recall. Q. Okay. That's certainly fair enough. How long

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	Page 66		Page 68
1	A. Oh, I can't remember. That's been a while. I	1	A. Oh, yes.
2	don't know.	2	Q. Have you ever had any contact with a company
3	Q. Have you filed any other lawsuits in your	3	called SmithKlineBeacham?
4	lifetime?	4	A. No.
5	A. Lawsuit? Yes, I have.	5	Q. Does your sister Ruby still work for an
6	Q. Which one?	6	attorney?
7	A. Just regular lawsuits?	7	A. No.
8	Q. Yes. Any type of lawsuit is what I want to	8	Q. Am I to understand you correctly that while you
9	know about.	9	were taking the diet drugs you did not experience any
10	A. Oh, any kind? I think accident lawsuit or	10	symptoms that you related to the diet drugs?
11	something like that. Just	11	A. No.
12	Q. Okay. You filed a lawsuit regarding an	12	Q. When was the first time that you felt you
13	accident.	13	experienced a symptom related to diet drugs?
14	A. Uh-huh.	14	A. I don't recall. It's been a while back.
i i		15	
15	Q. When was that accident?	1	Q. Did you consult a physician as soon as you
16	A. I probably sometimes in 1990. I don't	16	suspected you had a symptom related to diet drug use?
17	remember when.	17	A. Yeah. I went to my doctor.
18	Q. What kind of an accident was it?	18	Q. And you're talking here about Dr. Spencer?
19	A. A car accident.	19	A. Uh-huh.
20	Q. Who was at fault?	20	Q. Did you tell Dr. Spencer that you thought your
21	A. The other person.	21	symptoms may be related to diet drugs?
22	Q. Who represented you?	22	A. No.
23	A. An attorney in Killeen.	23	Q. All right. And was the first symptom that you
24	Q. And you think the accident was in approximately	24	experienced that you think was related to diet drugs the
25	1990?	25	uncontrollable bladder or was it the migraine headaches?
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		_	
	Page 67		Page 69
1	A. Sometimes in 1990, but I don't remember when.	1	A. It was the migraine headaches.
2	A. Sometimes in 1990, but I don't remember when.Q. How were you injured in that accident?	2	A. It was the migraine headaches.Q. All right. And did you tell Dr. Spencer that
	A. Sometimes in 1990, but I don't remember when.Q. How were you injured in that accident?A. I think I just had back problems, but I think	2	A. It was the migraine headaches. Q. All right. And did you tell Dr. Spencer that you suspected that they might be related to diet drugs?
2	 A. Sometimes in 1990, but I don't remember when. Q. How were you injured in that accident? A. I think I just had back problems, but I think it it was because of the impound of the car. 	2	A. It was the migraine headaches.Q. All right. And did you tell Dr. Spencer that you suspected that they might be related to diet drugs?A. No.
2	 A. Sometimes in 1990, but I don't remember when. Q. How were you injured in that accident? A. I think I just had back problems, but I think it it was because of the impound of the car. Q. Did you end up settling that lawsuit? 	2	A. It was the migraine headaches. Q. All right. And did you tell Dr. Spencer that you suspected that they might be related to diet drugs?
2 3 4	 A. Sometimes in 1990, but I don't remember when. Q. How were you injured in that accident? A. I think I just had back problems, but I think it it was because of the impound of the car. 	2 3 4	A. It was the migraine headaches.Q. All right. And did you tell Dr. Spencer that you suspected that they might be related to diet drugs?A. No.
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2 3 4 5 6	 A. Sometimes in 1990, but I don't remember when. Q. How were you injured in that accident? A. I think I just had back problems, but I think it it was because of the impound of the car. Q. Did you end up settling that lawsuit? A. Yes. 	2 3 4 5 6	 A. It was the migraine headaches. Q. All right. And did you tell Dr. Spencer that you suspected that they might be related to diet drugs? A. No. Q. But when you consulted him the first time about your migraines headaches, you did in fact suspect it
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2 3 4 5 6 7 8	 A. Sometimes in 1990, but I don't remember when. Q. How were you injured in that accident? A. I think I just had back problems, but I think it it was because of the impound of the car. Q. Did you end up settling that lawsuit? A. Yes. Q. How much money did you receive? A. I don't remember. I think it might have been 	2 3 4 5 6 7 8	 A. It was the migraine headaches. Q. All right. And did you tell Dr. Spencer that you suspected that they might be related to diet drugs? A. No. Q. But when you consulted him the first time about your migraines headaches, you did in fact suspect it might be related to diet drugs. Is that correct? A. I did, yes.
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Deposition of Senatra Irby

April 12, 2004

Page 70 Page 72 A. For maybe two weeks. Not that I can recall. 1 2 O. And you'd never had any migraine headaches 2 Q. Okay. And were you ever personally in the 3 before then? 3 military? 4 A. No, never. 4 A. No, ma'am. 5 Q. Anyone in your family suffer with migraine 5 Q. Do either of your children have any health headaches? 6 problems? 6 7 A. No. 7 A. No. 8 Q. Does anyone in your family suffer with 8 Q. What about your husband? Does he have any 9 uncontrollable bladder? 9 health problems? 10 A. No. 10 A. My husband. I think my husband have diabetes. 11 Q. The medication that you currently take for the 11 Q. All right. We don't have all of your medical uncontrollable bladder: Did I understand you to say that records, obviously, at this time; so we will recess the 12 12 you received that medication or you filled that deposition with the understanding that when we receive 13 13 14 prescription at the Wal-Mart pharmacy? 14 additional -- when or if we receive additional medical A. Yes. 15 records, we may need to reconvene. 15 Q. And would that be the Wal-Mart pharmacy on 16 16 MR. GATES: That's fine. Lowe's Boulevard in Killeen? 17 17 MS. LADNER: Of course, I'm recessing pending 18 A. Yes. 18 Emilie or Ken having any additional questions. Do either 19 Q. Do you use any other pharmacies other than that 19 of you have any? 20 one? 20 MR. MANSFIELD: No. I don't. 21 A. Wal-Mart is the only one. I think the military 21 MS. WHITEHEAD: I do not. 22 22 also. MR. GATES: All right. Y'all have a nice day. 23 23 Q. Does that pharmacy have a name? MS. LADNER: Thanks, everyone. A. I don't know. I just know is the military --24 24 A. Thank you. probably is Dornell Hospital. I don't -- I don't know VIDEOGRAPHER: Off record. Time is 12:26. 25 25 Page 71 Page 73 the pharmacy there. 1 2 Q. Can you spell the name of that hospital for me? A. I think it's D-o-r-n-e-l-l. 3 4 Q. Thank you. Am I correct to understand that it was just this Dr. Whitten --5 6 A. Uh-huh. 7 Q. Is he the only doctor that's ever prescribed diet drug medication for you? 8 9 A. That I can recall of, yes. 10 Q. And you don't have any records to show your receiving prescriptions from anybody other than Dr. 11 12 Killen? 13 A. Doctor who? 14 Q. Dr. Whitten. Is that correct? 15 A. For diet drugs? 16 Q. Yes, ma'am. 17 A. Yes. 18 O. Have we talked about all of the doctors that 19 you have received care from in the last ten years, or is 20 there some other healthcare providers that you have not identified throughout the course of this deposition? 21 A. At this time, I think this is everyone. 22 23 Q. Have you ever filed for bankruptcy? 24 A. No. 25 Q. Have you ever been convicted of a crime?

Deposition of Mary Sanders

		Dago 1
1	IN THE UNITED STATES DISTRICT COURT	Page 1
2	FOR THE EASTERN DIVISION OF PENNSYLVANIA	
3	IN RE DIET DRUGS	
4	(PHENTERMINE/ FENFLURAMINE/DEXFENFLURAMINE)	
5	PRODUCTS LIABILITY LITIGATION * * * * * * * *	
6	MARY F. SANDERS, ET AL. PLAINTIFFS	
7	V. CIVIL ACTION NO. 2:03CV20121	
8	WYETH-AYERST PHARMACEUTICALS, INC.,	ļ
9	f/k/a WYETH-AYERST LABORATORIES, INC.; ET AL. DEFENDANTS	
10		
11		
12	VIDEOTAPED DEPOSITION OF	
13	MARY F. SANDERS	
14		
15		
16	TAKEN AT THE INSTANCE OF DEFENDANTS AT OFFICES OF THE COLOM LAW FIRM	
17	200 6TH STREET NORTH, COLUMBUS, MISSISSIPPI	i
18	ON APRIL 16, 2004, BEGINNING AT 10:00 A.M.	
19		
20	(APPEARANCES NOTED HEREIN)	
21		
22	Reported by: REGINA D. RUSSELL, CSR 1110	
23		
24	BOND & ASSOCIATES POST OFFICE BOX 320666	
25	JACKSON, MISSISSIPPI 39232 (601) 936-4466	
	(001) 230 4400	

Deposition of Mary Sanders

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		Page 2	•	Page 4
1 APPEARANCES: 2 For the Plaintiff: MICHELLE	TOLLE, ESQUIRE		1	(Exhibit Nos. 1-4 were premarked prior
	& Holland, P.A.		2	to the deposition commencing.)
Jackson, MS	39215-1163		3	MR. FORD: This is the deposition of
4 (601) 420-03 5	33		4	Mary F. Sanders, taken in the suit styled Mary F.
For the Defendant 6 Wyeth-Ayerst			5	Sanders, et al, Plaintiffs, v. Wyeth, Incorporated,
Pharmaceuticals,			6	et al, Defendants, in Civil Action No. 03-20121, in
	LOUNT, ESQUIRE O'Mara, Stevens		7	the United States District Court for the Eastern
8 & Cannada P. O. Box 17:	, PLLC		8	Division of Pennsylvania, in reference to diet drugs
9 Memphis, TN	38187-1 44 3		9	Phentermine MDL No. 1203
(901) 680-72 10	01		10	
11 For the Defendant	E BROUTILETTE ECOLURE			Fenfluramine/Dexfenfluramine Products Liability
	larble & Hurst, PLLC		11	Litigation. This deposition is being taken on April
Post Office Bo 13 Jackson, MS			12	the 16th, 2004, at the Colom Law Firm, 200 Sixth
(601) 355-83 14			13	Street North, Suite 102, Columbus, Mississippi,
For the Defendant			14	39701. The court reporter is Regina Russell. The
15 Rugby Laboratories, Inc. and Goldline			15	videographer is Robert L. Ford. The time is 10:18
16 Laboratories, Inc.: EMILIE	WHITEHEAD, ESQUIRE annino, Peresich &		16	a.m. We're on the record. Beginning with the
17 McDermot	t, PLLC		17	Plaintiff, would the attorneys please introduce
759 Vieux Ma 18 Post Office Di			18	themselves?
Biloxi, MS 39 19 (228) 868-02			19	MR. BLOUNT: This is Scott Blount with
20 For the Defendant			20	the firm of Butler Snow for the Defendants Wyeth.
	ONER, ESQUIRE		21	MS. TOLLE: My name Michelle Tolle.
(Via Telephone) Watkins 22 Post Office Bo	& Eager		22	I'm with Page, Kruger & Holland for the plaintiff.
Jackson, MS	39205-0650		23	MR. FORD: Would the court reporter
23 (601) 948-64 24 Also Present: MR. ROBI	70 ERT L. FORD,		24	please swear the witness?
Videographe 25	er		25	MS. TOLLE: Actually
			3	MS. POLLE. Actually
		Page 3		Page 5
1 TABL	E OF CONTENTS	rage 3	1	MR. FORD: Oh, I'm sorry.
2 WITNESS	PAGE		2	MS. LADNER: Lynn Ladner for
3 MARY F. SANDERS			3	SmithKline Beecham,
	oy Mr. Blount 4		4	MS. WHITEHEAD: Emilie Whitehead for
	by Ms. Whitehead 188			
7 Examination	by Ms. Ladner 194		5	Goldline and Rugby.
	SCRIPTION PAGE		6	MR. BROUILLETTE: Steve Brouillette
9			7	for Gate Pharmaceutical.
	eposition of Plaintiffs 4		8	MS. LADNER: Thank you.
10	and Broaddays	,	9	MR. FORD: Will the court reporter
	cal Providers4		10	please swear the witness?
11 3 Plaintiff's Fa	act Sheet 4		11	MARY F. SANDERS, after being duly
12			12	sworn, testified as follows:
	gram and Doppler Analysis 4		13	
13			14	EXAMINATION
	m #3 183		15	BY MR. BLOUNT:
_		I	10	
14	111		16	Q. Hi, Ms. Sanders. My name is Scott Blount.
14 //	///		16	Q. Hi, Ms. Sanders. My name is Scott Blount. I represent the Wyeth defendants who manufacture the
14	///		16 17	I represent the Wyeth defendants who manufacture the
14 // 15 16 17	///		16 17 18	I represent the Wyeth defendants who manufacture the drug Pondimin. And I just want to go over a few of
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Deposition of Mary Sanders

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İ	Page 6	İ	Page 8
1	reporter on her her her copy. So we may	1	you said Macon Lynn Creek?
2	have to ask you to to say it yes or no. And if we	2	A. Macon Lynn Creek Road.
3	do that, please don't take offense to it.	3	Q. Okay.
4	A. Uh-huh (Indicating yes).	4	A. Uh-huh (Indicating yes).
5	Q. If if you need a break for any reason,	5	Q. And what was the zip code again?
6	if you need to catch your breath, you need a drink of	6	A. I just swallowed the gum.
7	water or anything like that, just let us know, and	7	Q. Do you need some water?
8	we'll be happy to to let you go go get a break.	8	A. 39341. No. I'm fine.
9	I'm sure one of us will probably ask for one if it	9	
10		1	Q. Okay. Are you married?
1	if it goes more than three or four hours without a	10	A. Yes.
11	break. And I need to know if no. I'm sorry.	11	Q. And what's your husband's name?
12	If if your if your attorney makes an objection	12	A. Tavus Sanders.
13	to the case, unless she instructs you not to answer,	13	MS. TOLLE: Actually, before we go any
14	you'll you'll need to go ahead and answer the	14	further, can I are we just doing the standard
15	question. It's it's just more of a formality	15	preserving any objections other than form?
16	than than it's than it is actually preventing	16	MR. BLOUNT: Sure. Yeah.
17	you from answering anything. But if she instructs	17	MS. TOLLE: Okay. I just wanted to
18	you not to answer a question, you know, don't answer	18	ask before we get underway.
19	it. If you need the if if there's any I'm	19	MR. BLOUNT: I think yeah. The
20	sorry.	20	pretrial I think the pretrial order
21	(Videographer adjusts the light.)	21	MS. TOLLE: Oh.
22	MR. BLOUNT: Thank you very much.	22	MR. BLOUNT: says states that.
23	That was very bright.	23	But I so I forget to ask sometimes.
24	Q. (By Mr. Blount) Is there any reason today	24	MS. TOLLE: Great.
25	that you won't be able to answer any questions	25	Q. (By Mr. Blount) That's Tavus Sanders is
i	, , , ,		(-) (-) (-) (-) (-) (-) (-) (-) (-) (-)
\vdash			
	Page 7		Page 9
1	Page 7	1	Page 9 vour husband?
1 2	truthfully?	i .	your husband?
2	truthfully? A. No.	2	your husband? A. Yes.
2	truthfully? A. No. Q. No. Okay. Do you know of any medication	2 3	your husband? A. Yes. Q. And what does Mr. Sanders do?
2 3 4	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your	2 3 4	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver.
2 3 4 5	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today?	2 3 4 5	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he
2 3 4 5 6	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all.	2 3 4 5 6	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself?
2 3 4 5 6 7	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed	2 3 4 5 6 7	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw,
2 3 4 5 6 7 8	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter?	2 3 4 5 6 7 8	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama.
2 3 4 5 6 7 8 9	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what?	2 3 4 5 6 7 8 9	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with
2 3 4 5 6 7 8 9	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before?	2 3 4 5 6 7 8 9	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you?
2 3 4 5 6 7 8 9 10	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No.	2 3 4 5 6 7 8 9 10	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon.
2 3 4 5 6 7 8 9 10 11	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit	2 3 4 5 6 7 8 9 10 11 12	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all
2 3 4 5 6 7 8 9 10 11 12 13	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before?	2 3 4 5 6 7 8 9 10 11 12 13	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married?
2 3 4 5 6 7 8 9 10 11 12 13 14	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name? A. Mary F. Sanders. Frances	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two. Q. What are their names?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name? A. Mary F. Sanders. Frances Q. Frances?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name? A. Mary F. Sanders. Frances Q. Frances? A is my middle name.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two. Q. What are their names?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name? A. Mary F. Sanders. Frances Q. Frances?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two. Q. What are their names? A. Malik Sanders and Tyler Sanders.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name? A. Mary F. Sanders. Frances Q. Frances? A is my middle name.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two. Q. What are their names? A. Malik Sanders and Tyler Sanders. THE COURT REPORTER: Spell it, please.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name? A. Mary F. Sanders. Frances Q. Frances? A is my middle name. Q. And what is your age and address?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two. Q. What are their names? A. Malik Sanders and Tyler Sanders. THE COURT REPORTER: Spell it, please. THE WITNESS: T-Y-L-E-R, Tyler. Or
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	truthfully? A. No. Q. No. Okay. Do you know of any medication that you may be on, that may affect any of your answers today? A. I'm not on any any medication at all. Q. Okay. Do you have you ever been deposed before in any any matter? A. Have I do what? Q. Have you ever been in a deposition before? A. No. Q. Have you ever been involved in a lawsuit before? A. No. Q. Has anybody ever sued you before? A. No. Q. No. Okay. Let me just get a few personal things out of the way. What is your full name? A. Mary F. Sanders. Frances Q. Frances? A is my middle name. Q. And what is your age and address? A. Thirty-one. Address: 251 Macon Lynn Creek	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	your husband? A. Yes. Q. And what does Mr. Sanders do? A. Truck driver. Q. Truck driver. Do you know which company he drives for, or does he drive by himself? A. United Transportation in Eutaw Eutaw, Alabama. Q. Does he live in Eutaw, or does he live with you? A. No. He lives in Macon. Q. Lives in Macon. And how long have y'all been married? A. Six years. Q. Have you ever been married before him? A. No. Q. Okay. Do y'all have any children? A. Two. Q. What are their names? A. Malik Sanders and Tyler Sanders. THE COURT REPORTER: Spell it, please. THE WITNESS: T-Y-L-E-R, Tyler. Or

Deposition of Mary Sanders

	Page 10		Page 12
1	Q. (By Mr. Blount) Okay. And how old is	1	Q. Okay. And do you work full time there?
2	Malik?	2	A. Weekends. Thursday, Friday, Saturdays.
3	A. He's eight.	3	Q. About about what what are your
4	Q. He's eight. And how old is Tyler?	4	average hours you put in?
5	A. She's five.	5	A. Well, I go in about 9:00, and I kind of,
6	Q. She's five. I'm sorry. Okay. And what is	6	like, leave out maybe like 5:00, 6:00.
7	your maiden name?	7	Q. Okay.
8	A. Mason.	8	A. And on Saturdays, I leave like 12:00. Go
1			·
9	Q. Mason. Okay. Does anybody else live	9	in about 7:00 and leave about 12 o'clock.
10	in your live in your house besides you and your	10	Q. Twelve o'clock noon?
11	husband and two kids?	11	A. Twelve o'clock noon.
12	A. No.	12	Q. Do you stay pretty busy when you're there?
13	Q. No. Okay. What is your social security	13	A. Sort of.
14	number?	14	Q. Sort of. How long have you been doing
15	A. 353-62-4093.	15	that?
16	Q. Okay. And if you could, for me, describe	16	A. Ten years.
17	your current house?	17	Q. Ten years. Same same place?
18	MS. TOLLE: Could you be more	18	A. No well, I just recently opened my
19	specific?	19	beauty shop about six months ago.
20	Q. (By Mr. Blount) Your current residence.	20	Q. Okay. Where did you work before then?
21	Like, is it two story, one story?	21	A. 512 Hair no. Brenda's Cutting Edge.
22	A. No. One story.	22	Q. Brenda's Cutting Edge?
23	Q. One story. Do y'all have a large yard?	23	A. Yes.
	A. No.	24	
24			Q. And how long did you work at Brenda's
25	Q. No. Is it is it a house, or is it an	25	Cutting Edge?
	Dogo 11		Dec. 12
1	Page 11	1	Page 13
1	apartment?	1	A. About five months.
2	apartment? A. It's a house.	2	A. About five months.Q. Did you what kind of hours did you put
2	apartment? A. It's a house. Q. House. And do you know about	2	A. About five months.Q. Did you what kind of hours did you put in at Brenda's?
2 3 4	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet?	2 3 4	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends.
2 3 4 5	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No.	2 3 4 5	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something
2 3 4 5 6	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you	2 3 4 5 6	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something else did you work somewhere else during the week?
2 3 4 5	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you have?	2 3 4 5	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something
2 3 4 5 6	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you	2 3 4 5 6	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something else did you work somewhere else during the week?
2 3 4 5 6 7	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you have?	2 3 4 5 6 7	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something else did you work somewhere else during the week? A. No.
2 3 4 5 6 7 8	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you have? A. Three bedrooms.	2 3 4 5 6 7 8	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something else did you work somewhere else during the week? A. No. Q. No. Do you currently work any somewhere
2 3 4 5 6 7 8 9	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you have? A. Three bedrooms. Q. Three. Would you would you consider it	2 3 4 5 6 7 8 9	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something else did you work somewhere else during the week? A. No. Q. No. Do you currently work any somewhere else during the week?
2 3 4 5 6 7 8 9	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you have? A. Three bedrooms. Q. Three. Would you would you consider it a pretty big house? A. Nah no.	2 3 4 5 6 7 8 9	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something else did you work somewhere else during the week? A. No. Q. No. Do you currently work any somewhere else during the week? A. No.
2 3 4 5 6 7 8 9 10 11 12	apartment? A. It's a house. Q. House. And do you know about approximately how much square feet? A. No. Q. No. How many how many bedrooms do you have? A. Three bedrooms. Q. Three. Would you would you consider it a pretty big house? A. Nah no. Q. Okay. Okay. And who is are you	2 3 4 5 6 7 8 9 10	 A. About five months. Q. Did you what kind of hours did you put in at Brenda's? A. Just the weekends. Q. Just weekends. Did you do something else did you work somewhere else during the week? A. No. Q. No. Do you currently work any somewhere else during the week? A. No. Q. All right. And how about before Brenda's? A. 512 Hair Connection.
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Deposition of Mary Sanders

		1	
	Page 14		Page 16
1	A. Yes.	1	A. Two years of college
2	Q. Have you ever worked 40 hour weeks in at	2	Q. Two years of college?
3	any in the beauty shops?	3	A as far as beauty school.
4	A. No.	4	Q. Where did you go to college?
5	Q. All right. Okay. Is that pretty much	5	A. Mary Holmes College in West Point,
6	pretty much you've worked several different beauty	6	Mississippi.
7	shops?	7	Q. Okay. Just a few more kind of standard
8	A. Yes. Well, when I first started doing hair	8	questions. Have you ever filed a workers'
9	in '93	9	compensation claim?
10	Q. Uh-huh (Indicating yes).	10	A. No.
11	A I worked at J JJ's Beauty Salon.	11	Q. Have you ever filed for any social security
12	Q. Is that in Macon?	12	disability?
1	-		•
13	A. Yes, in Macon.	13	A. No.
14	Q. Have have all of your jobs been in	14	Q. Have you ever filed any disability claim
15	Macon all the	15	with a with an employer or with an insurance
16	A. All of them.	16	company?
17	Q. Okay.	17	A. No.
18	A. Well, all but J & S Hair Salon. That was	18	Q. Okay. Where did you where did you
19	in Columbus, Mississippi.	19	attend beauty school?
			• • • • • • • • • • • • • • • • • • •
20	Q. Oh, okay. J & S was in Columbus. Okay.	20	A. Mary Holmes College.
21	And how long did you work at JJ's?	21	Q. At Mary Holmes. Okay. Do you have any
22	A. About five years there.	22	do you have any close family or do you have any
23	Q. Okay. And were you working the part-time	23	family members that have any kind of medical
24	weekend work again?	24	training: a nurse or maybe a nurse's aide or
25	A. Well, I worked in the front sales	25	A. No.
	<u>'</u>		
	Page 15		Page 17
1	Page 15 because it was a a supply store.	1	Page 17 O radiology tech or anything?
1 2	because it was a a supply store.	1 2	Q radiology tech or anything?
2	because it was a a supply store. Q. Okay.	2	Q radiology tech or anything?A. No.
2	because it was a a supply store. Q. Okay. A. And I'd do hair like on the weekends or	2	Q radiology tech or anything?A. No.Q. No doctors?
2 3 4	because it was a a supply store. Q. Okay. A. And I'd do hair like on the weekends or just when I feel like it. But mostly, I worked in	2 3 4	Q radiology tech or anything?A. No.Q. No doctors?A. No.
2 3 4 5	because it was a a supply store. Q. Okay. A. And I'd do hair like on the weekends or just when I feel like it. But mostly, I worked in sales.	2 3 4 5	Q radiology tech or anything?A. No.Q. No doctors?A. No.Q. Okay. When and pretty much all of
2 3 4	because it was a a supply store. Q. Okay. A. And I'd do hair like on the weekends or just when I feel like it. But mostly, I worked in	2 3 4	 Q radiology tech or anything? A. No. Q. No doctors? A. No. Q. Okay. When and pretty much all of the all of the jobs you've had as a beautician,
2 3 4 5	because it was a a supply store. Q. Okay. A. And I'd do hair like on the weekends or just when I feel like it. But mostly, I worked in sales.	2 3 4 5 6 7	Q radiology tech or anything?A. No.Q. No doctors?A. No.Q. Okay. When and pretty much all of
2 3 4 5 6	because it was a a supply store. Q. Okay. A. And I'd do hair like on the weekends or just when I feel like it. But mostly, I worked in sales. Q. And you worked all during the week	2 3 4 5 6	 Q radiology tech or anything? A. No. Q. No doctors? A. No. Q. Okay. When and pretty much all of the all of the jobs you've had as a beautician,
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Deposition of Mary Sanders

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13 children? For both of them? 14 A. Malik and Tyler, yes. 15 Q. Okay. Did did you have any problems 16 with pregnancy or anything? 17 A. No. 18 Q. Did you have any complications after they 19 were born? 20 A. No. 21 Q. Okay. Who is your who was their 22 doctor or who was the doctor that you used? 23 A. Dr. Pearson and Dr. Cobb. 13 A. Yes. 14 Q. All right. Is that is it those are those the only is that the only time you've been out have any kind of outpatient productions after they and the complex of those the only is that the only time you've been out have any kind of outpatient productions after they only time you've ever been hospitalized, for any injure you've ever been hospitalized, for any injure you've ever had to go to the emergency room for any illness or any injure.	•
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15 Q. Okay. Did did you have any problems 16 with pregnancy or anything? 17 A. No. 18 Q. Did you have any complications after they 19 were born? 20 A. No. 21 Q. Okay. Who is your who was their 22 doctor or who was the doctor that you used? 23 A. Dr. Pearson and Dr. Cobb. 15 those the only is that the only time you've been out have any kind of outpatient productions after they 16 been out have any kind of outpatient productions after they 17 A. Yes. 18 Q. Okay. What is that and that's the only time you've been out have any kind of outpatient productions after they 19 only time you've ever been hospitalized, for 20 children? 21 A. Yes. 22 Q. Okay. Have you ever had to go to the emergency room for any illness or any injurence of the only is that the only time you've been out have any kind of outpatient productions after they 19 only time you've ever been hospitalized, for 20 children? 21 A. Yes. 22 Q. Okay. Have you ever had to go to the approach of the only is that the only is that the only time you've been out have any kind of outpatient productions after they 19 only time you've ever been hospitalized, for 20 children? 21 A. Yes. 22 A. Yes. 23 A. Dr. Pearson and Dr. Cobb.	
16 with pregnancy or anything? 17 A. No. 18 Q. Did you have any complications after they 19 were born? 20 A. No. 21 Q. Okay. Who is your who was their 22 doctor or who was the doctor that you used? 23 A. Dr. Pearson and Dr. Cobb. 16 been out have any kind of outpatient productions after they 18 Q. Okay. What is that and that's to only time you've ever been hospitalized, for 20 children? 21 A. Yes. 22 Q. Okay. Have you ever had to go to to genergency room for any illness or any injure.	ever
17 A. No. 18 Q. Did you have any complications after they 19 were born? 20 A. No. 21 Q. Okay. Who is your who was their 22 doctor or who was the doctor that you used? 23 A. Dr. Pearson and Dr. Cobb. 17 A. Yes. 18 Q. Okay. What is that and that's the polyment of the polymen	
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20 A. No. 21 Q. Okay. Who is your who was their 22 doctor or who was the doctor that you used? 23 A. Dr. Pearson and Dr. Cobb. 20 children? 21 A. Yes. 22 Q. Okay. Have you ever had to go to to the doctor and illness or any injure.	he
20 A. No. 21 Q. Okay. Who is your who was their 22 doctor or who was the doctor that you used? 23 A. Dr. Pearson and Dr. Cobb. 20 children? 21 A. Yes. 22 Q. Okay. Have you ever had to go to to the doctor and the doctor and illness or any injure.	
22 doctor or who was the doctor that you used? 23 A. Dr. Pearson and Dr. Cobb. 22 Q. Okay. Have you ever had to go to to go to to go to to go to to go to to go to to go to to go to to go to to go to to go to to go to to go to	
23 A. Dr. Pearson and Dr. Cobb. 23 emergency room for any illness or any injur	
124 O Do you know where their effices are? 124 A liest for my chest	/?
Q. Do you know where their offices are? 24 A. Just for my chest.	
25 A. Starkville, Mississippi. 25 Q. Your chest. When did you go wh	en
Page 19	Page 21
Q. Both in Starkville. Are they with the same 1 when is the first time you ever went to an eme	
2 group? 2 room for your chest?	1 9007
3 A. Yes. 3 A. I don't remember.	
4 Q. Do you know the name of the group? 4 Q. Don't remember. Do you remember w	hat year
5 A. I guess Starkville Women for I mean 5 maybe?	-
6 Starkville Clinic for Women it's Starkville 6 A. (No response).	
7 Women's Clinic. 7 Q. 2000? '99? 2001?	
8 Q. Okay. And do you have a do you use that 8 A. I really don't remember.	
9 clinic for GYN? 9 Q. Okay.	
10 A. Yes.	
11 Q. Okay. Do you see a different doctor for 11 Q. Do you remember where you went? 12 that? A. Baptist Baptist Memorial	
· ' '	
13 A. No. The same two doctors. 13 Q. Baptist Memorial? 14 Q. Okay. And about when was the last time you 14 A in Columbus	
15 went to see them for GYN? 15 Q. Is that here in Columbus?	
16 A. Oh, about about eight months ago. 16 A Mississippi. Yes.	
17 Q. Okay. Do you remember which one you saw? 17 Q. Okay. And what what was	
18 A. Jan Furniss she works in the office 18 happening that made you want to go to the er	nergency
19 because Dr. Cobb was out that day. 19 room?	
20 Q. Okay. Do you do you normally just go 20 A. Well, my chest my chest usually	· '
21 for routine checkups, or has there 21 tightens I'm so nervous.	,
22 A. Yes, routine checkups. 22 Q. That's okay.	,
23 Q. Has there ever been any special 23 MS. TOLLE: You're doing fine.	,
24 circumstances that you had to go? 24 A. It tightens up sometimes.	
25 A. No. 25 Q. (By Mr. Blount) If you can we get	

Deposition of Mary Sanders

	··· · · · · · · · · · · · · · · · · ·		
	Page 22		Page 24
1	you want some water?	1	Q. Do you remember if you followed it
2	A. No. I'm fine.	2	followed up, or if he told you to follow up with a
3	Q. Okay.	3	doctor?
4	A. I'm fine. And it just that day, that	4	A. Well, he didn't say to follow up.
		1 .	
5	particular day, it just got so bad that I went to the	5	Q. Okay. Do you remember did he what
6	emergency room.	6	did he tell you was wrong? Or did he tell or did
7	Q. It just it got so tight?	7	he?
8	A. Yeah I well, I usually I always	8	A. He didn't say anything.
9	experienced it, and so I'd just, you know, relax and	9	Q. He didn't say anything?
10	let it just try to go through. But that day, it	10	A. Well, he he prescribed me some medicine,
11	was it was it kept happening, you know, over	11	if I'm not mistaken. I don't remember what the
12	and over again. So I went to the emergency room.	12	medicine was, but he never did say, you know, what
13	Q. Okay. When you say you've always	13	was the problem.
		14	•
14	experienced it, what exactly do you mean by that?	1	Q. But he never really told you he did he
15	When	15	tell did he tell you, you were okay?
16	A. Like	16	A. I don't remember.
17	Q is the first time you can remember it	17	Q. He didn't tell you, you were having a heart
18	getting tight, when you were, like, a child?	18	attack or anything, did he?
19	A. No. No. I'd say about like in 2000.	19	A. No.
20	Q. Okay.	20	Q. Did did you have to spend the night at
21	A. I know it was like in the 2000s.	21	all?
22	Q. And what did you see a doctor at at	22	A. No.
23	the in the ER?	23	Q. Okay. Okay. So now, you said that
24	A. Yes.	24	you you, at one time, had an EKG at the primary
25	Q. And do you remember who that was?	25	care in Macon?
23	Q. And do you remember who that was:	23	care in riacon:
	Page 23		Dage 25
1	Page 23 A. No.	1	Page 25
1 2	A. No.	1 2	A. Yes.
2	A. No. Q. Okay. Do you remember, did he run any	2	A. Yes. Q. Who were you seeing a doctor there?
2	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you?	2	A. Yes.Q. Who were you seeing a doctor there?A. Denzil Robertson.
2 3 4	A. No.Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you?A. Well, he did some X-rays and took some	2 3 4	A. Yes.Q. Who were you seeing a doctor there?A. Denzil Robertson.Q. Do you know what Dr. Robertson's specialty
2 3 4 5	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. 	2 3 4 5	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is?
2 3 4 5 6	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what 	2 3 4 5 6	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No.
2 3 4 5 6 7	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? 	2 3 4 5 6 7	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see
2 3 4 5 6 7 8	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. 	2 3 4 5 6	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly?
2 3 4 5 6 7 8 9	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an 	2 3 4 5 6 7	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see
2 3 4 5 6 7 8	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? 	2 3 4 5 6 7 8	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly?
2 3 4 5 6 7 8 9	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an 	2 3 4 5 6 7 8 9	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon
2 3 4 5 6 7 8 9	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? 	2 3 4 5 6 7 8 9	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went
2 3 4 5 6 7 8 9 10	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon 	2 3 4 5 6 7 8 9 10	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him.
2 3 4 5 6 7 8 9 10 11 12	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. 	2 3 4 5 6 7 8 9 10 11 12	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that
2 3 4 5 6 7 8 9 10 11 12 13	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my	2 3 4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember.
2 3 4 5 6 7 8 9 10 11 12 13 14	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	 A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it
2 3 4 5 6 7 8 9 10 11 12 13 14 15	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	 A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. Q. And where would you have had that done at?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency room.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. Q. And where would you have had that done at? A. In Macon, Mississippi. Macon Primary Care.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency room. Q. Okay. And so you why you went to see
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. Q. And where would you have had that done at? A. In Macon, Mississippi. Macon Primary Care. Q. Okay. I'll come I'll ask you about that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency room. Q. Okay. And so you why you went to see him because your chest was hurting?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. Q. And where would you have had that done at? A. In Macon, Mississippi. Macon Primary Care. Q. Okay. I'll come I'll ask you about that in just a second. But do you remember you can't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency room. Q. Okay. And so you why you went to see him because your chest was hurting? A. Yes, chest was hurting.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. Q. And where would you have had that done at? A. In Macon, Mississippi. Macon Primary Care. Q. Okay. I'll come I'll ask you about that in just a second. But do you remember you can't remember anything beyond you had some X-rays and some	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency room. Q. Okay. And so you why you went to see him because your chest was hurting? A. Yes, chest was hurting. Q. Okay. And he did a he did an EKG?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. Q. And where would you have had that done at? A. In Macon, Mississippi. Macon Primary Care. Q. Okay. I'll come I'll ask you about that in just a second. But do you remember you can't remember anything beyond you had some X-rays and some blood work at the hospital?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency room. Q. Okay. And so you why you went to see him because your chest was hurting? A. Yes, chest was hurting. Q. Okay. And he did a he did an EKG? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No. Q. Okay. Do you remember, did he run any tests on you or he or she run any tests on you? A. Well, he did some X-rays and took some blood work. Q. Do you remember what kind of X-rays or what kind of blood work? A. No. Q. Okay. Do you know if he did an echocardiogram? A. Well, I had a EKG in Macon Q. Okay. A one time for the same thing, for my chest. Q. Would this have been before or after you went to the ER? A. This was before I went to the ER. Q. And where would you have had that done at? A. In Macon, Mississippi. Macon Primary Care. Q. Okay. I'll come I'll ask you about that in just a second. But do you remember you can't remember anything beyond you had some X-rays and some	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Who were you seeing a doctor there? A. Denzil Robertson. Q. Do you know what Dr. Robertson's specialty is? A. No. Q. Do you is he is he a doctor you see regularly? A. Well, at that time he was in Macon probably like about a year at that time that I went to go see him. Q. Do you do you remember what time that was? A. I don't remember. Q. Okay. But it did it was it did it was before you went to the hospital? A. Yes. It was before I went to the emergency room. Q. Okay. And so you why you went to see him because your chest was hurting? A. Yes, chest was hurting. Q. Okay. And he did a he did an EKG?

Deposition of Mary Sanders

		1	
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1	really he don't know what was wrong.	1	Q. Gardner?
2	Q. Okay.	2	A. In Macon, Mississippi.
3	A. And he recommended me to go to Jackson to	3	Q. What do you see Beverly for?
4	get a I think you call it a CAT scan.	4	A. When I was headaches.
5	Q. All right.	5	Q. Headaches. About what time would this have
6	A. But I I didn't go because I really	6	been?
7	couldn't afford to go. It was \$1,100, and I couldn't	7	A. I'd say about a year ago
8	afford that at the time.	8	Q. About a year ago?
9	Q. Okay. Did you ever did you ever see him	9	A and then a couple of months ago. I know
10	again besides that one time?	10	it was around this time frame.
11	A. I don't remember. I want to say one more	11	Q. Did did you go see her you say you
12	time, but I I really don't remember.	12	saw her a couple of months ago, too?
13	Q. Okay.	13	A. I think it was a couple of months ago.
14	A. Because it happens so often, I might have	14	Q. Okay. And you just went to go see her
15	went back again.	15	because you were having bad headaches?
16	Q. Well, you say it happens a lot. Does it	16	A. Bad headaches.
17	does it happen every day?	17	Q. What did what did she say what did
18	A. Probably like every other day.	18	she tell you was the reason? Or did she?
19	Q. The the tightening feeling?	19	A. No. She didn't say.
20	A. Yes.	20	Q. Okay. Did she did she do any tests?
21	Q. Does it does it ever just hurt real bad?	21	A. No.
22	A. Not to where I have to go to the emergency	22	Q. Okay. Did you did you talk to her about
23	room, but it it it hurts. And I just have to	23	your headaches?
24	just stop for a minute	24	A. Yes.
25	Q. Does it ever	25	Q. Okay. Then did she prescribe you anything?
	D 27	 	D 00
1	Page 27	1	Page 29
1 2	A and try to relax and just let it go	1 2	A. I don't remember.
2	A and try to relax and just let it go through. I'm sorry.	2	A. I don't remember.Q. Don't remember?
2 3	A and try to relax and just let it go through. I'm sorry.Q. Go ahead. Yeah.	2 3	A. I don't remember.Q. Don't remember?A. I remember her a prescription. I
2 3 4	 A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. 	2 3 4	A. I don't remember.Q. Don't remember?A. I remember her a prescription. I don't I don't remember.
2 3 4 5	 A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't 	2 3 4 5	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for
2 3 4 5 6	 A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? 	2 3 4 5 6	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now?
2 3 4 5 6 7	 A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. 	2 3 4 5 6 7	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve.
2 3 4 5 6 7 8	 A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every 	2 3 4 5 6 7 8	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work?
2 3 4 5 6 7 8 9	 A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. 	2 3 4 5 6 7 8 9	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is
2 3 4 5 6 7 8 9	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time?	2 3 4 5 6 7 8 9	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much.
2 3 4 5 6 7 8 9 10	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes.	2 3 4 5 6 7 8 9 10	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay.
2 3 4 5 6 7 8 9 10 11 12	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever	2 3 4 5 6 7 8 9 10 11	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an
2 3 4 5 6 7 8 9 10 11 12 13	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest?	2 3 4 5 6 7 8 9 10 11 12 13	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and
2 3 4 5 6 7 8 9 10 11 12 13 14	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14	 A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to? A. No. Q. Have you besides besides your trip to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve? A. Yes. Q. Have you ever have you ever taken any
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to? A. No. Q. Have you besides besides your trip to the to the hospital and to Dr. Robertson's office	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve? A. Yes. Q. Have you ever have you ever taken any prescription-strength pain killers for it?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to? A. No. Q. Have you besides besides your trip to the to the hospital and to Dr. Robertson's office and your your two the births of your children,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve? A. Yes. Q. Have you ever have you ever taken any prescription-strength pain killers for it? A. No.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to? A. No. Q. Have you besides besides your trip to the to the hospital and to Dr. Robertson's office and your your two the births of your children, have you ever seen any other doctors?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve? A. Yes. Q. Have you ever have you ever taken any prescription-strength pain killers for it? A. No. Q. No. Did did you go back and see Dr.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. Okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to? A. No. Q. Have you besides besides your trip to the to the hospital and to Dr. Robertson's office and your your two the births of your children, have you ever seen any other doctors? A. Beverly Gardner.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I don't remember? Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve? A. Yes. Q. Have you ever have you ever taken any prescription-strength pain killers for it? A. No. Q. No. Did did you go back and see Dr. Gardner again after that first time?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A and try to relax and just let it go through. I'm sorry. Q. Go ahead. Yeah. A. That's it. Q. Okay. Does it ever feel like you can't breathe? A. Yes. Q. Is is that pretty much every A. Yes. Q time? A. Yes. Q. okay. Besides Dr. Robertson, have you ever seen any other doctor about your chest? A. No. Q. No. Do you do you have you do you normally see any other physicians? Do you have a primary care doctor you go to? A. No. Q. Have you besides besides your trip to the to the hospital and to Dr. Robertson's office and your your two the births of your children, have you ever seen any other doctors?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I don't remember. Q. Don't remember? A. I remember her a prescription. I don't I don't remember. Q. Okay. Do you do you take anything for your headaches now? A. I take Aleve. Q. You take Aleve. Does that work? A. You know what? I've often asked myself, is it working, because my head hurts just that much. Q. Okay. A. And like, if I'm working, if I take an Aleve, I don't know if it's just, I'll be working and I don't pay any more attention to it, or is it the pill. I don't know. Q. Okay. But you still you do take Aleve you just take Aleve? A. Yes. Q. Have you ever have you ever taken any prescription-strength pain killers for it? A. No. Q. No. Did did you go back and see Dr.

Deposition of Mary Sanders

	Page 30		Page 32
1	A. No.	1	A. No.
2	Q. Did have you ever taken anything for	2	Q. Do you have you ever taken any any
3	your tightness in your chest?	3	birth control?
4	A. No.	4	A. No.
5	Q. No. No doctor has ever prescribed anything	5	Q. No. Are you are you currently taking
6	for it?	6	any medicines at all?
7	A. Not that I can remember.	7	A. No.
8	Q. Okay. You besides Ms. Gardner and	8	Q. None. Do you take any kind of
9	Dr. Gardner and Dr. Robertson and your trip to the	9	over-the-counter medicine besides Aleve?
10	hospital, have you seen any other doctors?	10	A. That's it.
11	A. No.	11	Q. Any sinus medicine or anything?
12	Q. Have you did any of these physicians	12	A. No.
13	tell you that you have high blood pressure?	13	Q. Have has any doctor ever prescribed a
14	A. No.	14	antidepressant for you?
15	Q. Or	15	A. No.
16	A. I don't have high blood pressure.	16	Q. Have you ever taken any kind of you
17	Q. Don't have high blood pressure?	17	ever you ever taken any herbal supplements, like
18	A. No.	18	vitamins or
19	Q. And what what about high cholesterol?	19	A. No well, I have tried that green tea
20	A. No.	20	extract.
21	Q. No. Any of them ever tell you that you	21	Q. Green tea?
22	have any kind of problems with your heart?	22	A. Uh-huh (Indicating yes).
23	A. No.	23	Q. And were you trying it for any specific
24	Q. No?	24	reason or
25	A. You know, I just experienced the chest pain	25	A. Well, I don't use the rest room regularly.
	Page 31		Page 33
1	myself, so I	1	Q. Okay.
2	Q. Right.	2	A. So it's supposed to help, and that's what I
3	A. You know.	3	used it for.
4	Q. And and have you ever seen a lung	4	
	1		Q. Okay. So have would you has you
5	doctor?	5	ever talked to a doctor about that?
6	A. No.	5 6	ever talked to a doctor about that? A. No.
6 7	A. No. Q. Did did did while you when you	5 6 7	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that?
6 7 8	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell	5 6 7 8	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time.
6 7 8 9	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with	5 6 7 8 9	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green
6 7 8 9 10	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs?	5 6 7 8 9	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea?
6 7 8 9 10 11	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs? A. No.	5 6 7 8 9 10 11	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea? A. Yes. That one time.
6 7 8 9 10 11 12	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs? A. No. Q. Have you ever had any kind of surgery?	5 6 7 8 9 10 11	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea? A. Yes. That one time. Q. All right. Did you like it?
6 7 8 9 10 11 12 13	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs? A. No. Q. Have you ever had any kind of surgery? A. No.	5 6 7 8 9 10 11 12 13	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea? A. Yes. That one time. Q. All right. Did you like it? A. No.
6 7 8 9 10 11 12 13 14	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs? A. No. Q. Have you ever had any kind of surgery? A. No. Q. Just that just for the tubal?	5 6 7 8 9 10 11 12 13 14	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea? A. Yes. That one time. Q. All right. Did you like it? A. No. Q. Any any other kind of pills you take
6 7 8 9 10 11 12 13 14 15	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs? A. No. Q. Have you ever had any kind of surgery? A. No. Q. Just that just for the tubal? A. Right.	5 6 7 8 9 10 11 12 13 14 15	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea? A. Yes. That one time. Q. All right. Did you like it? A. No. Q. Any any other kind of pills you take over the counter, like
6 7 8 9 10 11 12 13 14 15 16	A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs? A. No. Q. Have you ever had any kind of surgery? A. No. Q. Just that just for the tubal? A. Right. Q. Okay. Have you ever to the best of your	5 6 7 8 9 10 11 12 13 14 15 16	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea? A. Yes. That one time. Q. All right. Did you like it? A. No. Q. Any any other kind of pills you take over the counter, like A. No. Just Aleve.
6 7 8 9 10 11 12 13 14 15 16	 A. No. Q. Did did did while you when you were at the hospital? Or did Dr. Robertson ever tell you that you you may have something wrong with your lungs? A. No. Q. Have you ever had any kind of surgery? A. No. Q. Just that just for the tubal? A. Right. Q. Okay. Have you ever to the best of your knowledge, have you ever seen a cardiologist, a heart 	5 6 7 8 9 10 11 12 13 14 15 16 17	ever talked to a doctor about that? A. No. Q. Do you take any other medicines for that? A. No. I just tried it that one time. Q. Oh, okay. You just had one cup of green tea? A. Yes. That one time. Q. All right. Did you like it? A. No. Q. Any any other kind of pills you take over the counter, like A. No. Just Aleve. Q. Have you ever taken any diet supplements,
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Deposition of Mary Sanders

	· · · · · · · · · · · · · · · · · · ·	т —	
	Page 34		Page 36
1	are there any other prescriptions that you've ever	1	different medical conditions. And just tell me if
2	been prescribed by a doctor, any kind of	2	yes or no, if any physician has ever told you that
3	antibiotics	3	A. Okay.
4	A. No.	4	Q that you have any of these. Anyone ever
5	Q or sinus medicine or	5	told that you have thyroid problems?
6	A. No.	6	A. No.
7	Q. Nothing. Do you remember if you saw a	7	Q. A heart murmur?
8	pediatrician when you were younger?	8	A. No.
9	A. Yes.	9	Q. Any kind of anyone ever told you that
10	Q. Do you remember who that is?	10	you have a congenital heart problem?
11	A. Dr. Piemental.	11	A. What is that?
12	Q. I'm sorry?	12	Q. Anyone ever told you that your your
13	A. Piemental. That was P-I-E-M-E-N-T-A-L.	13	heart is closing up or stopping?
14	Q. Okay.	14	A. No.
15	A. That was that in Chicago, Illinois.	15	Q. Anyone anyone ever told you, you have an
16	Q. And when did you live in Chicago?	16	irregular heartbeat?
17	A. Well, I moved down here in 1988.	17	A. No.
18	Q. Moved to Macon?	18	Q. Has any physician ever told you that you
19	A. Yes. Yes.	19	have had a stroke?
20	Q. From Chicago?	20	A. No.
21	A. Yes.	21	Q. Any doctor ever told you that you have
22	Q. And about how old were you when you moved	22	increased heart rate
23	down? Do you remember?	23	A. No.
24	A. When I moved to Chicago?	24	Q or palpitations?
25	Q. When you moved down here from Chicago?	25	A. No.
[23	Q. When you moved down here from emeago:	23	A. NO.
	Page 35		P 27
1	ruge 55		
1 1		1	Page 37 O Have you ever have you ever personally
1 2	A. I was 15.	1 2	Q. Have you ever have you ever personally
2	A. I was 15.Q. Fifteen. Is that pretty was that a	2	Q. Have you ever have you ever personally felt your heart racing?
2	A. I was 15. Q. Fifteen. Is that pretty was that a pretty big shock to move from Chicago to Macon,	2	Q. Have you ever have you ever personally felt your heart racing? A. Yes.
2 3 4	A. I was 15. Q. Fifteen. Is that pretty was that a pretty big shock to move from Chicago to Macon, Mississippi?	2 3 4	Q. Have you ever have you ever personally felt your heart racing? A. Yes. Q. And when when did you feel that? Does
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I was 15. Q. Fifteen. Is that pretty was that a pretty big shock to move from Chicago to Macon, Mississippi? A. Yes. Yes. Q. I moved from Atlanta to Columbus when I was in sixth grade fifth grade. It was I remember it being a shock for me. I can't imagine what it would be like as a teenager. MS. TOLLE: Try 31. MR. BLOUNT: Yeah. Q. (By Mr. Blount) And did you live somewhere before Chicago? A. No. Q. Have you ever lived anywhere else besides Chicago and Macon? A. No. Q. No. Do you have have you ever lived in Mobile? A. No. Q. Okay. And so Dr. Piemental was in Chicago? A. Yes. Reymerk Clinic.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Have you ever have you ever personally felt your heart racing? A. Yes. Q. And when when did you feel that? Does that does that go along with the chest tightness? A. Yes. Because when it tightens, you feel like you want to pass out. Q. Okay. Do you have to sit down? A. I sit down, or either I I bend over for a minute just to release. Q. Okay. And does that seem to help? Is that A. Yes, it does Q. Like A if I just relax. Q. What what's the average length of of one of your episodes with your chest tightening and your heart racing? A. I'd say about five or six seconds, if I had a if I had Q. What's the longest it's ever lasted? A. About five or six seconds.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I was 15. Q. Fifteen. Is that pretty was that a pretty big shock to move from Chicago to Macon, Mississippi? A. Yes. Yes. Q. I moved from Atlanta to Columbus when I was in sixth grade fifth grade. It was I remember it being a shock for me. I can't imagine what it would be like as a teenager. MS. TOLLE: Try 31. MR. BLOUNT: Yeah. Q. (By Mr. Blount) And did you live somewhere before Chicago? A. No. Q. Have you ever lived anywhere else besides Chicago and Macon? A. No. Q. No. Do you have have you ever lived in Mobile? A. No. Q. Okay. And so Dr. Piemental was in Chicago? A. Yes. Reymerk Clinic.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Have you ever have you ever personally felt your heart racing? A. Yes. Q. And when when did you feel that? Does that does that go along with the chest tightness? A. Yes. Because when it tightens, you feel like you want to pass out. Q. Okay. Do you have to sit down? A. I sit down, or either I I bend over for a minute just to release. Q. Okay. And does that seem to help? Is that A. Yes, it does Q. Like A if I just relax. Q. What what's the average length of of one of your episodes with your chest tightening and your heart racing? A. I'd say about five or six seconds, if I had a if I had Q. What's the longest it's ever lasted? A. About five or six seconds.

Deposition of Mary Sanders

		T	
	Page 38		Page 40
1	Q. Okay. Do you remember, did they give you	1	A. Yes.
2	any medicine in the in the hospital?	2	Q. Was there any other can you remember any
3	A. I don't remember, you know, if he	3	other time?
4	Q. Nothing to calm help you calm help	4	A. No.
5	you relax or anything?	5	Q. Okay. Was has any has any doctor
6	A. I don't remember.	6	ever told you that you have you have an enlarged
7	Q. Okay.	7	heart?
8	A. Well, I I take that back. He did give	8	A. No.
9	me a pill.	9	Q. That you have any kind of coronary artery
10	Q. He did give you a pill?	10	disease?
11	 A. I took in the emergency room. 	11	A. No.
12	Q. Okay.	12	Q. Have you ever had rheumatic fever?
13	A. But I didn't ask him, you know I just	13	A. No.
14	trusted him. But I don't remember if he gave me a	14	Q. Have you ever had strep throat?
15	prescription or anything.	15	A. No.
16	Q. Okay.	16	Q. Have you ever had scarlet fever?
17	A. But I do remember them giving me a pill	17	A. No.
18	Q. All right.	18	Q. Has any doctor ever told you that you have
19	A before they did the blood work.	19	insulin sensitivity?
20	Q. Did that seem to did it can you	20	A. No.
21	can you remember if it helped at all?	21	Q. Has any doctor ever told you, you have
22	A. No, it didn't help.	22	hepatitis?
23	Q. Okay. Has but no doctor has ever talked	23	A. No.
24	to you about your heart rate?	24	Q. Has any doctor ever told you that you have
25	A. No. I no.	25	any heart valve lesions?
			,
	Page 39		Page 41
1		1	Page 41 A. No.
1 2	Page 39 Q. Okay. Have you have you asked a doctor about it?		A. No.
1	Q. Okay. Have you have you asked a doctor	1 2 3	-
2	Q. Okay. Have you have you asked a doctor about it? A. No.	2	A. No.Q. Has any doctor ever told you that you have
2	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr.	2	A. No.Q. Has any doctor ever told you that you have rheumatoid arthritis?A. No.
2 3 4	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr.	2 3 4	A. No.Q. Has any doctor ever told you that you have rheumatoid arthritis?A. No.Q. Do you ever feel any pain in your joints?
2 3 4 5	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct?	2 3 4 5	 A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers.
2 3 4 5 6 7	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct? A. Right.	2 3 4 5 6 7	 A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers. Q. In your fingers?
2 3 4 5 6 7 8	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct? A. Right. Q. Since you've been in the hospital, have you	2 3 4 5 6 7 8	 A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers. Q. In your fingers? A. Well, and my knees
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2 3 4 5 6 7 8 9	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct? A. Right. Q. Since you've been in the hospital, have you talked to any doctor about your your chest tightening?	2 3 4 5 6 7 8 9	 A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers. Q. In your fingers? A. Well, and my knees Q. In your knees. Do you A you know.
2 3 4 5 6 7 8 9 10	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct? A. Right. Q. Since you've been in the hospital, have you talked to any doctor about your your chest tightening? A. No. The few times that I did go and, you	2 3 4 5 6 7 8 9 10	 A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers. Q. In your fingers? A. Well, and my knees Q. In your knees. Do you A you know. Q. Is there any
2 3 4 5 6 7 8 9 10 11	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct? A. Right. Q. Since you've been in the hospital, have you talked to any doctor about your your chest tightening? A. No. The few times that I did go and, you know, I paid out money you know, I'm self	2 3 4 5 6 7 8 9 10 11 12	 A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers. Q. In your fingers? A. Well, and my knees Q. In your knees. Do you A you know. Q. Is there any A. As I walk, just my knees.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct? A. Right. Q. Since you've been in the hospital, have you talked to any doctor about your your chest tightening? A. No. The few times that I did go and, you know, I paid out money you know, I'm self employed. I have no insurance. Q. Uh-huh (Indicating yes). A. And I paid out money without any results to tell me what the problem was. Q. Right. A. So I just kind of just adapt, just try to go on with it because I was just throwing away money.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	 A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers. Q. In your fingers? A. Well, and my knees Q. In your knees. Do you A you know. Q. Is there any A. As I walk, just my knees. Q. Do you do you have any idea why that why it hurts? A. No. Q. Is it is that a constant pain, or do you just occasional? A. Just occasionally. Q. Is there any activity that you associate it with?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. Have you have you asked a doctor about it? A. No. Q. Okay. After you after you saw Dr. Roberts well, I guess, actually, you saw Dr. Robertson before you went to the hospital, correct? A. Right. Q. Since you've been in the hospital, have you talked to any doctor about your your chest tightening? A. No. The few times that I did go and, you know, I paid out money you know, I'm self employed. I have no insurance. Q. Uh-huh (Indicating yes). A. And I paid out money without any results to tell me what the problem was. Q. Right. A. So I just kind of just adapt, just try to go on with it because I was just throwing away money. Q. Right. A. And I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No. Q. Has any doctor ever told you that you have rheumatoid arthritis? A. No. Q. Do you ever feel any pain in your joints? A. Just in my in my fingers. Q. In your fingers? A. Well, and my knees Q. In your knees. Do you A you know. Q. Is there any A. As I walk, just my knees. Q. Do you do you have any idea why that why it hurts? A. No. Q. Is it is that a constant pain, or do you just occasional? A. Just occasionally. Q. Is there any activity that you associate it with? A. No. Q. Has any doctor ever told you, you have any

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		Ι	
	Page 42		Page 44
1	blood sugar?	1	lot, or does it happen just randomly?
2	A. No.	2	A. Just when I'm on my feet a lot.
3	Q. Any any doctor ever told you, you have	3	Q. When you're on your feet a lot. Okay. Any
4	blood clots?	4	doctor ever talk to you about having any gallbladder
5	A. No.	5	problems?
6	Q. Any doctor ever told you that you have	6	A. No.
7	or talked to you about swelling in your ankles or	7	Q. Kidney problems?
8	swelling in your legs?	8	A. No.
9	A. Say that again?	9	Q. Any you said you had you have
10	Q. Any swelling in your legs or ankles?	10	headaches?
11	A. I have that often.	11	(After a discussion off the record,
12	Q. You do? Have you ever talked to a doctor	12	the deposition continued as follows:)
13	about it?	13	Q. (By Mr. Blount) Okay. You said that
14	A. No. I just it's just part of life. I	14	you you do have headaches?
15	never, you know, went to the doctor for nothing like	15	A. Yes.
16	that.	16	Q. Do you still have these headaches?
17	Q. It's it's swelling in your legs and your	17	A. Yes.
18	ankles?	18	Q. You said that correct me if I'm wrong,
19	A. Just the ankles.	19	but you said you had your first headache about 2000?
20	Q. Just the ankles. You said that happens	20	Or have you have them before then?
21	happens pretty often?	21	A. No. I've had them before then, but they
22	A. Yes.	22	just I'd say within the 2000 year is when it
23	Q. What do you do when you notice your ankles	23	just they worse.
24	are swelling?	24	Q. They got worse?
25	A. Just sit down.	25	A. They worse, yeah.
	Page 43		Page 45
1	Page 43 O. Sit down.	1	Page 45 O. What about what does it feel like
1 2	Q. Sit down.	1 2	Q. What about what does it feel like
2	Q. Sit down. A. Yeah.	2	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull
2 3	Q. Sit down.A. Yeah.Q. Does that seem to help?	ı	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain?
2	Q. Sit down.A. Yeah.Q. Does that seem to help?A. Yes. It it takes a little pressure off.	2	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull
2 3 4	Q. Sit down.A. Yeah.Q. Does that seem to help?A. Yes. It it takes a little pressure off.Q. Does it?	2 3 4	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it
2 3 4 5	Q. Sit down.A. Yeah.Q. Does that seem to help?A. Yes. It it takes a little pressure off.Q. Does it?	2 3 4 5	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the
2 3 4 5 6	 Q. Sit down. A. Yeah. Q. Does that seem to help? A. Yes. It it takes a little pressure off. Q. Does it? A. But it doesn't make the swelling go down. 	2 3 4 5 6	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the head
2 3 4 5 6 7	Q. Sit down. A. Yeah. Q. Does that seem to help? A. Yes. It it takes a little pressure off. Q. Does it? A. But it doesn't make the swelling go down. It just Q. Do you ever put your feet up? A. Yes.	2 3 4 5 6 7	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the head Q. It's
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Sit down. A. Yeah. Q. Does that seem to help? A. Yes. It it takes a little pressure off. Q. Does it? A. But it doesn't make the swelling go down. It just Q. Do you ever put your feet up? A. Yes. Q. Does that seem to help? A. Yes. Yes. Q. You ever any you said you never talked to a doctor about it? A. No. Q. Is there any pain associated with that with the swelling? A. No. Just no more than just a little ache. That's it. Q. Aches a little bit?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the head Q. It's A like my temple. Q. It's localized just on one side? A. Yeah. It's Q. Is that where it's at, near the temple? A. Like, it well, it's mostly on this side (indicating). I can't really just pinpoint it. Q. Is that A. But mostly like, it's just on one side. Q. That's your that's your right side? A. But it was on one side. It's not on the other. Q. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Sit down. A. Yeah. Q. Does that seem to help? A. Yes. It it takes a little pressure off. Q. Does it? A. But it doesn't make the swelling go down. It just Q. Do you ever put your feet up? A. Yes. Q. Does that seem to help? A. Yes. Yes. Q. You ever any you said you never talked to a doctor about it? A. No. Q. Is there any pain associated with that with the swelling? A. No. Just no more than just a little ache. That's it. Q. Aches a little bit? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the head Q. It's A like my temple. Q. It's localized just on one side? A. Yeah. It's Q. Is that where it's at, near the temple? A. Like, it well, it's mostly on this side (indicating). I can't really just pinpoint it. Q. Is that A. But mostly like, it's just on one side. Q. That's your that's your right side? A. But it was on one side. It's not on the other. Q. Okay. A. It's just just a a sharp pain, and
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Sit down. A. Yeah. Q. Does that seem to help? A. Yes. It it takes a little pressure off. Q. Does it? A. But it doesn't make the swelling go down. It just Q. Do you ever put your feet up? A. Yes. Q. Does that seem to help? A. Yes. Yes. Q. You ever any you said you never talked to a doctor about it? A. No. Q. Is there any pain associated with that with the swelling? A. No. Just no more than just a little ache. That's it. Q. Aches a little bit? A. Yes. Q. Does it ever do do you ever notice any swelling when you're having any kind of attack or	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the head Q. It's A like my temple. Q. It's localized just on one side? A. Yeah. It's Q. Is that where it's at, near the temple? A. Like, it well, it's mostly on this side (indicating). I can't really just pinpoint it. Q. Is that A. But mostly like, it's just on one side. Q. That's your that's your right side? A. But it was on one side. It's not on the other. Q. Okay. A. It's just just a a sharp pain, and then it would make you feel nauseated. Q. You feel nauseated with it?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Sit down. A. Yeah. Q. Does that seem to help? A. Yes. It it takes a little pressure off. Q. Does it? A. But it doesn't make the swelling go down. It just Q. Do you ever put your feet up? A. Yes. Q. Does that seem to help? A. Yes. Yes. Q. You ever any you said you never talked to a doctor about it? A. No. Q. Is there any pain associated with that with the swelling? A. No. Just no more than just a little ache. That's it. Q. Aches a little bit? A. Yes. Q. Does it ever do do you ever notice any swelling when you're having any kind of attack or your chest pain?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the head Q. It's A like my temple. Q. It's localized just on one side? A. Yeah. It's Q. Is that where it's at, near the temple? A. Like, it well, it's mostly on this side (indicating). I can't really just pinpoint it. Q. Is that A. But mostly like, it's just on one side. Q. That's your that's your right side? A. But it was on one side. It's not on the other. Q. Okay. A. It's just just a a sharp pain, and then it would make you feel nauseated. Q. You feel nauseated with it? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Sit down. A. Yeah. Q. Does that seem to help? A. Yes. It it takes a little pressure off. Q. Does it? A. But it doesn't make the swelling go down. It just Q. Do you ever put your feet up? A. Yes. Q. Does that seem to help? A. Yes. Yes. Q. You ever any you said you never talked to a doctor about it? A. No. Q. Is there any pain associated with that with the swelling? A. No. Just no more than just a little ache. That's it. Q. Aches a little bit? A. Yes. Q. Does it ever do do you ever notice any swelling when you're having any kind of attack or	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. What about what does it feel like when you have a headache? Is it a sharp pain or dull pain? A. I would have to say sharp, because it would, like it would be like on one side of the head Q. It's A like my temple. Q. It's localized just on one side? A. Yeah. It's Q. Is that where it's at, near the temple? A. Like, it well, it's mostly on this side (indicating). I can't really just pinpoint it. Q. Is that A. But mostly like, it's just on one side. Q. That's your that's your right side? A. But it was on one side. It's not on the other. Q. Okay. A. It's just just a a sharp pain, and then it would make you feel nauseated. Q. You feel nauseated with it?

Deposition of Mary Sanders

	Page 46		Page 48
1	A. Until I just go lay down and rest.	1	A. No, it's not a big concern.
2	Q. It goes away when you lay down and rest?	2	Q. Okay.
3	A. Yes well, it sometimes it just lasts	3	A. Just when I feel bloated.
	· · · · · · · · · · · · · · · · · · ·	1	
4	all day. I can lay down and rest, I can wake up, and	4	Q. Right. Have you ever have you ever
5	I'll still have it. And that's something that I	5	any doctor ever talked to you about having lupus?
6	just I suffer with, seems like, every day.	6	A. No.
7	Q. And that's when you take the Aleve for	7	Q. What about asthma?
8	that?	8	A. No.
9	A. Yes.	9	Q. Do you have any allergies?
10	Q. Does how how frequently do you have	10	A. No.
11	headaches?	11	Q. Do you ever get nose get running here
I			
12	A. It seems like every day.	12	when it's real polleny outside or
13	Q. Seems like every day?	13	A. No.
14	A. Honestly, it seems like every day.	14	Q. Do you know of any medical medical
15	Q. So you it feels like you've had	15	allergies where there's any medicine
16	headaches, it seems like, every day since 2000?	16	A. No.
17	A. Oh, yeah.	17	Q. Any environmental allergies, like wool or
18	Q. Okay. And you've only you went and saw	18	dogs or cats or anything?
19	the one doctor about them?	19	A. No.
	A. Yes.	20	
20		ŀ	Q. Okay. You're lucky. You you ever had
21	Q. Okay.	21	bronchitis?
22	A. You think that headaches, you know, they're	22	A. No.
23	going to blow over as just something natural.	23	Q. Ever any had ever had emphysema?
24	 Q. Do you remember her ever telling you that 	24	A. No.
25	you have migraines?	25	Q. Has any has any doctor ever asked you if
1		1	· · · · · · · · · · · · · · · · · · ·
	<u></u>		
	Page 47		Page 49
1	Page 47 A. Yes.	1	
1 2	A. Yes.	1 2	you have any lung disease or lung tell you, you
2	A. Yes. Q. Okay. And did she give you any advice	2	you have any lung disease or lung tell you, you have any lung
2	A. Yes.Q. Okay. And did she give you any adviceon this is Dr. Gardner. Did she give you any	2	you have any lung disease or lung tell you, you have any lung A. No.
2 3 4	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on?	2 3 4	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any
2 3 4 5	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I	2 3 4 5	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary
2 3 4 5 6	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You	2 3 4 5 6	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension?
2 3 4 5	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve.	2 3 4 5	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No.
2 3 4 5 6	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You	2 3 4 5 6	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension?
2 3 4 5 6 7	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve.	2 3 4 5 6 7	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No.
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2 3 4 5 6 7 8 9	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease?	2 3 4 5 6 7 8 9	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No.
2 3 4 5 6 7 8 9 10	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No.	2 3 4 5 6 7 8 9 10	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you
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2 3 4 5 6 7 8 9 10 11 12 13	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No. Q. You said earlier, you have you have you have problems going to the bathroom?	2 3 4 5 6 7 8 9 10 11 12 13	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you have any problems with your immune system? A. No.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No. Q. You said earlier, you have you have you have problems going to the bathroom? A. Yes. Q. Are you you suffer from constipation?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you have any problems with your immune system? A. No. Q. Have you ever had any problems with acid reflux, indigestion?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No. Q. You said earlier, you have you have you have problems going to the bathroom? A. Yes. Q. Are you you suffer from constipation? A. I don't suffer from constipation. I just	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you have any problems with your immune system? A. No. Q. Have you ever had any problems with acid reflux, indigestion? A. No.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No. Q. You said earlier, you have you have you have problems going to the bathroom? A. Yes. Q. Are you you suffer from constipation? A. I don't suffer from constipation. I just don't go like every I guess you're supposed to go	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you have any problems with your immune system? A. No. Q. Have you ever had any problems with acid reflux, indigestion? A. No. Q. You ever you ever had an ulcer?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No. Q. You said earlier, you have you have you have problems going to the bathroom? A. Yes. Q. Are you you suffer from constipation? A. I don't suffer from constipation. I just don't go like every I guess you're supposed to go every day, right? Q. So I've heard people say. A. Well, I don't I don't do that every day. Q. Have you ever ever talked a doctor about it?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you have any problems with your immune system? A. No. Q. Have you ever had any problems with acid reflux, indigestion? A. No. Q. You ever you ever had an ulcer? A. No. Q. Okay. All right. I'm going to start to go over some of some of our exhibits with you. And I'm going to hand you Exhibit No. 1 first, which is a copy of our notice to have you appear today.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No. Q. You said earlier, you have you have you have problems going to the bathroom? A. Yes. Q. Are you you suffer from constipation? A. I don't suffer from constipation. I just don't go like every I guess you're supposed to go every day, right? Q. So I've heard people say. A. Well, I don't I don't do that every day. Q. Have you ever ever talked a doctor about it? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you have any problems with your immune system? A. No. Q. Have you ever had any problems with acid reflux, indigestion? A. No. Q. You ever you ever had an ulcer? A. No. Q. Okay. All right. I'm going to start to go over some of some of our exhibits with you. And I'm going to hand you Exhibit No. 1 first, which is a copy of our notice to have you appear today. A. I got to look through this?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes. Q. Okay. And did she give you any advice on this is Dr. Gardner. Did she give you any any advice on what to do when one comes on? A. No more than just rest, you know. But I don't remember her prescribing any medicine. You know, I would take that Aleve. Q. Okay. All right. Has any other doctor ever talked to you about having any kind of gum disease? A. No. Q. You said earlier, you have you have you have problems going to the bathroom? A. Yes. Q. Are you you suffer from constipation? A. I don't suffer from constipation. I just don't go like every I guess you're supposed to go every day, right? Q. So I've heard people say. A. Well, I don't I don't do that every day. Q. Have you ever ever talked a doctor about it?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you have any lung disease or lung tell you, you have any lung A. No. Q disease or lung problems. Has any physician ever told you, you have pulmonary hypertension? A. No. Q. Any doctor ever told you, you have any problems with your liver? A. No. Q. Anybody any doctor ever told you, you have any problems with your immune system? A. No. Q. Have you ever had any problems with acid reflux, indigestion? A. No. Q. You ever you ever had an ulcer? A. No. Q. Okay. All right. I'm going to start to go over some of some of our exhibits with you. And I'm going to hand you Exhibit No. 1 first, which is a copy of our notice to have you appear today.

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25

Q. No. Okay. All right. I'm going to hand

you Exhibit No. 2 now, which is titled, "IN RE DIET

DRUGS." It's a -- it starts with a list of medical

Deposition of Mary Sanders April 16, 2004

Page 50 Page 52 A. No. providers, and it is nine pages long. Is that -- I 1 2 Q. Okay. This is just our -- our notice to think that's the one you want right there 2 have you come to -- come to this deposition today. 3 3 (indicating). Do you remember seeing this before 4 And after you get finished looking at it, I want you 4 today? 5 to turn to page 2 for me. 5 A. No. 6 A. Okav. 6 Q. No. Okay. Do you know -- is that your 7 Q. And I want to go over some of these 7 handwriting? questions. These are some categories of information 8 A. (Witness examines document). 8 we've requested from you, and we just want to know if 9 Q. It doesn't contain very much information, 9 you've turned any -- turned anything like this over 10 10 but -to your attorney or if you know any -- any 11 11 A. Right. I think I do remember this. information in any of these categories that you may 12 12 Q. Does this look like your handwriting on the have, that you could make available to turn over to 13 13 front page? 14 us. First, No. 1, do you -- do you have any unused 14 A. Yes. pills, any unused diet drugs? Q. Okay. Do you remember writing that? 15 15 A. No. A. I don't remember. 16 16 Q. Okay. I just want to go through this. 17 O. No? 17 A. No. Under Category B, it says, "To the best of your 18 18 ability, identify each of your primary care 19 Q. Do you -- do you have any of the -- maybe 19 physicians for the last twenty years." Is this -the pill bottles they came in or any of the paperwork 20 20 that came with them when you bought them? these two facilities, Macon Medical and Macon Primary 21 21 22 A. No. 22 Care, to the best of your knowledge, did you -- did 23 O. Okay. Did you keep any kind of diary or 23 you visit those two places? 24 journal when you were taking diet drugs? 24 A. Yes. 25 A. No. 25 Q. Is -- do you remember -- do you remember Page 53 1 Q. Did you -- do you have any communications 1 which doctor you saw at which facility? 2 between you and maybe a -- a health care provider or 2 A. Macon Medical was Beverly Gardner. insurance company about taking diet drugs? 3 3 O. Okav. 4 4 A. No. A. Macon Primary Care was Denzil Robertson. 5 Q. Do you -- do you have any medical records 5 Q. All right. Did you ever see any other in your possession, that you know of, that you 6 doctors besides those two at those places? 7 haven't turned over to your attorneys yet? 7 A. No. And, you know, my gynecologist. 8 A. No. 8 Q. Right. Which they're -- and they're in --9 Q. Okay. Now, you said you were self -- you 9 they're in Starkville, correct? don't have any insurance? 10 10 A. Right. 11 A. No. 11 Q. On page 4, for each hospital, under E, you 12 Q. Have -- were -- when you were taking diet 12 listed Baptist hospital. Is -- is that when you -drugs, were you -- were you insured at that point? 13 when you went with tightness in your chest? 13 A. Yes. 14 A. No. 14 15 Q. Okay. Do you have any copies of any -- any 15 Q. Okay. Have you ever been to -- been to of the tests that doctors might have done, the EKG or Baptist hospital for any other reason? 16 16 any of the tests they might have done at the 17 17 A. No. hospital? 18 18 Q. Okay. On page 7, on Category G, it says, 19 A. No. 19 list each pharmacy or drugstore where you had 20 Q. Okay. All right. Have you ever -- have 20 prescriptions filled during the past ten years. And you ever had insurance, Ms. Sanders? 21 21 you've listed B & O Drugs in Macon, Mississippi. 22 22 Have you -- have you -- or I'm sorry. That's what's

23

24

25

A. Yes.

listed here. Do you remember putting that --

Q. Okay. What -- what drugs did you get at

Deposition of Mary Sanders

	Page E4		Page 56
1	Page 54 B & O?	1	Page 56 Q. Do you remember their names?
2	A. Just for prescribed medication when I	2	A. No.
3	•	3	
	went you know, the few times I seen the doctor.		Q. And you said you also said friends. Do
4	Q. Uh-huh (Indicating yes).	4	you remember which friend told you about it?
5	A. That's it.	5	A. Well, associates.
6	Q. Do you remember what you what kind	6	Q. Associates?
7	what kind of prescriptions?	7	A. You know, it's word of mouth.
8	A. No.	8	Q. Do you remember you don't remember
9	Q. Okay. Did you get diet drugs at B & O	9	specifically which person told you?
10	Drugstore?	10	A. No.
11	A. No.	11	Q. Did when you went to when you drove
12	Q. Okay. Which drugstore did you get diet	12	over to Gordo, did you did you go by yourself, or
13	drugs from?	13	did you take somebody with you?
14	A. Kmart Pharmacy in Mobile, Alabama.	14	A. Two people went with me.
15	Q. Why were you in Mobile at the time?	15	Q. Who who were they?
16	 A. I went to go see the doctor. 	16	 A. Brenda Stallings and Thelma Mason.
17	Q. You went to go see the doctor down there?	17	Q. I'm sorry. What was the other one?
18	A. Henson. Well, Gordo and Mobile is	18	A. Thelma Mason.
19	together.	19	Q. Thelma Mason?
20	Q. I'm sorry. Pardon?	20	A. T-H-E-L-M-A.
21	A. Mobile, Alabama, and Gordo, Alabama.	21	Q. Are these close friends of yours?
22	That's where I seen the doctor at, in Gordo.	22	A. Brenda Stallings is a friend; Thelma Mason
23	Q. Isn't Mobile on the coast?	23	is my sister.
24	A. Yes.	24	Q. Okay. And did Ms. Stallings and Ms. Mason
25	Q. And isn't Gordo up here by Columbus?	25	also get diet drugs?
	Page 55		Page 57
1	A. No. Gordo is down there by Mobile.	1	Page 57 A. Yes.
1 2		1 2	
	A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way	1	A. Yes.
2	A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa?	2	A. Yes.Q. Okay. About what year did you go over
2	A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No.	2	A. Yes.Q. Okay. About what year did you go over there to get the drugs?
2 3 4	A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No. Q. No. Okay.	2 3 4	A. Yes.Q. Okay. About what year did you go over there to get the drugs?A. In '99.
2 3 4 5	A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No.	2 3 4 5	 A. Yes. Q. Okay. About what year did you go over there to get the drugs? A. In '99. Q. 1999. Do you remember did y'all make an
2 3 4 5 6	A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No. Q. No. Okay.	2 3 4 5 6	 A. Yes. Q. Okay. About what year did you go over there to get the drugs? A. In '99. Q. 1999. Do you remember did y'all make an appointment? A. No.
2 3 4 5 6 7	 A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No. Q. No. Okay. A. I don't think so. 	2 3 4 5 6 7	 A. Yes. Q. Okay. About what year did you go over there to get the drugs? A. In '99. Q. 1999. Do you remember did y'all make an appointment?
2 3 4 5 6 7 8	 A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No. Q. No. Okay. A. I don't think so. Q. All right. 	2 3 4 5 6 7 8	 A. Yes. Q. Okay. About what year did you go over there to get the drugs? A. In '99. Q. 1999. Do you remember did y'all make an appointment? A. No. Q. No. When y'all got over there, were you
2 3 4 5 6 7 8 9	 A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No. Q. No. Okay. A. I don't think so. Q. All right. A. I went to Gordo. 	2 3 4 5 6 7 8 9	A. Yes. Q. Okay. About what year did you go over there to get the drugs? A. In '99. Q. 1999. Do you remember did y'all make an appointment? A. No. Q. No. When y'all got over there, were you able to see the doctor? A. Yes.
2 3 4 5 6 7 8 9	 A. No. Gordo is down there by Mobile. Q. Okay. I thought I was under the impression Gordo was right by Ethelsville on the way to Tuscaloosa? A. No. Q. No. Okay. A. I don't think so. Q. All right. A. I went to Gordo. Q. And did you see a doctor in Gordo? 	2 3 4 5 6 7 8 9	 A. Yes. Q. Okay. About what year did you go over there to get the drugs? A. In '99. Q. 1999. Do you remember did y'all make an appointment? A. No. Q. No. When y'all got over there, were you able to see the doctor?
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Deposition of Mary Sanders

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	Page 58		Page 60
1	Q. Okay. Did he talk to y'all at all about	1	that?
2	about asking y'all what specific pills you wanted	2	A. I don't remember.
3	or	3	Q. You don't remember. Did your husband go
4	A. No.	4	with you at all?
5	Q. No. Did he did he give y'all any	5	A. No.
6	instructions on what to do or or to diet or	6	Q. Okay. And he gave you they gave you the
7	anything like that in addition to taking pills?	7	prescriptions there in the office?
8	A. I don't remember.	8	A. No. I went to Kmart Pharmacy. It was
9	Q. Do you remember what pills he prescribed	9	about like five minutes away from the office.
10	you?	10	Q. Okay. All right. And did you were you
11	A. No.	11	able to to get the prescriptions at Kmart?
12	Q. Do you remember if if he prescribed you	12	A. Yes.
13	two pills or just one pill?	13	Q. Okay. Before you left Dr. Henson's office,
14	A. Two.	14	do you remember him giving you any instructions on
15	Q. Two. Do you remember what those pills	15	how to take them?
16	looked like?	16	A. I I can't recall.
17	A. I keep recalling a peach pill. You might	17	Q. Do you do you remember if he gave you
18	say orange, but it was a small pill. And I remember	18	any told you about any side effects they may have
19	another pill, but I can't remember the exact color of	19	or
20	that second pill.	20	A. No. He didn't say anything like that.
21	Q. Okay.	21	Q. Did he warn you to take them according to
22	A. But I remember that small peach pill.	22	what the prescription said or
23	Q. Do you remember what it looked like, maybe?	23	A. No.
24	A. I can't	24	Q. All right. Okay. When you went to
25	Q. Was it was it like a capsule?	25	A. Not that I can remember.
1			
<u> </u>		<u> </u>	
	Page 59		Page 61
1	Page 59 A. I I don't remember.	1	Page 61 Q. Not that you can remember. When you went
1 2		1 2	= -
1	A. I I don't remember.	l .	Q. Not that you can remember. When you went
2	A. I I don't remember.Q. Okay. Do you remember how you were	2	Q. Not that you can remember. When you went to the pharmacy, did you talk to a pharmacist at all?
2	A. I I don't remember. Q. Okay. Do you remember how you were supposed to take those pills?	2	Q. Not that you can remember. When you went to the pharmacy, did you talk to a pharmacist at all? A. No. I just dropped off the prescription
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. I I don't remember. Q. Okay. Do you remember how you were supposed to take those pills? A. It's a combination, you know. I was taking both pills at the same time. Q. Do you remember if you took one in the morning and one at night or if you took them two at a time? A. That, I don't remember, but I remember it was two pills I had to take. I don't remember. Q. All right. He he prescribed those to you? A. Yes. Q. Did you only how many times did you go see Dr is it Hensley or Henson. How many times did you see Dr. Henson? A. I think it was twice because I I think I recall him making an appointment, so I think it was twice.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. Not that you can remember. When you went to the pharmacy, did you talk to a pharmacist at all? A. No. I just dropped off the prescription and shopped. Q. And shopped. Did it take a while for them to get it to you? Or do you remember? A. I I don't remember. I don't think it was that long because I don't remember being in Kmart that long. Q. Did did all three of you get the prescriptions at the same place? A. Yes. Q. Okay. And did you remember did did do you remember if you had to pay for those by cash or if you had an insurance card? A. Cash. Q. Do you remember if insurance covered theirs, either of them? A. I I don't know.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I I don't remember. Q. Okay. Do you remember how you were supposed to take those pills? A. It's a combination, you know. I was taking both pills at the same time. Q. Do you remember if you took one in the morning and one at night or if you took them two at a time? A. That, I don't remember, but I remember it was two pills I had to take. I don't remember. Q. All right. He he prescribed those to you? A. Yes. Q. Did you only how many times did you go see Dr is it Hensley or Henson. How many times did you see Dr. Henson? A. I think it was twice because I I think I recall him making an appointment, so I think it was twice. Q. Okay. And did both Ms. Stallings and Ms. Mason go with you both times?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Not that you can remember. When you went to the pharmacy, did you talk to a pharmacist at all? A. No. I just dropped off the prescription and shopped. Q. And shopped. Did it take a while for them to get it to you? Or do you remember? A. I I don't remember. I don't think it was that long because I don't remember being in Kmart that long. Q. Did did all three of you get the prescriptions at the same place? A. Yes. Q. Okay. And did you remember did did do you remember if you had to pay for those by cash or if you had an insurance card? A. Cash. Q. Do you remember if insurance covered theirs, either of them? A. I I don't know. Q. Okay. A. I know I paid cash.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I I don't remember. Q. Okay. Do you remember how you were supposed to take those pills? A. It's a combination, you know. I was taking both pills at the same time. Q. Do you remember if you took one in the morning and one at night or if you took them two at a time? A. That, I don't remember, but I remember it was two pills I had to take. I don't remember. Q. All right. He he prescribed those to you? A. Yes. Q. Did you only how many times did you go see Dr is it Hensley or Henson. How many times did you see Dr. Henson? A. I think it was twice because I I think I recall him making an appointment, so I think it was twice. Q. Okay. And did both Ms. Stallings and Ms. Mason go with you both times? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Not that you can remember. When you went to the pharmacy, did you talk to a pharmacist at all? A. No. I just dropped off the prescription and shopped. Q. And shopped. Did it take a while for them to get it to you? Or do you remember? A. I I don't remember. I don't think it was that long because I don't remember being in Kmart that long. Q. Did did all three of you get the prescriptions at the same place? A. Yes. Q. Okay. And did you remember did did do you remember if you had to pay for those by cash or if you had an insurance card? A. Cash. Q. Do you remember if insurance covered theirs, either of them? A. I I don't know. Q. Okay. A. I know I paid cash. Q. All right. Do you remember how much it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I I don't remember. Q. Okay. Do you remember how you were supposed to take those pills? A. It's a combination, you know. I was taking both pills at the same time. Q. Do you remember if you took one in the morning and one at night or if you took them two at a time? A. That, I don't remember, but I remember it was two pills I had to take. I don't remember. Q. All right. He he prescribed those to you? A. Yes. Q. Did you only how many times did you go see Dr is it Hensley or Henson. How many times did you see Dr. Henson? A. I think it was twice because I I think I recall him making an appointment, so I think it was twice. Q. Okay. And did both Ms. Stallings and Ms. Mason go with you both times? A. No. Q. Okay. Just that one time?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Not that you can remember. When you went to the pharmacy, did you talk to a pharmacist at all? A. No. I just dropped off the prescription and shopped. Q. And shopped. Did it take a while for them to get it to you? Or do you remember? A. I I don't remember. I don't think it was that long because I don't remember being in Kmart that long. Q. Did did all three of you get the prescriptions at the same place? A. Yes. Q. Okay. And did you remember did did do you remember if you had to pay for those by cash or if you had an insurance card? A. Cash. Q. Do you remember if insurance covered theirs, either of them? A. I I don't know. Q. Okay. A. I know I paid cash. Q. All right. Do you remember how much it cost?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I I don't remember. Q. Okay. Do you remember how you were supposed to take those pills? A. It's a combination, you know. I was taking both pills at the same time. Q. Do you remember if you took one in the morning and one at night or if you took them two at a time? A. That, I don't remember, but I remember it was two pills I had to take. I don't remember. Q. All right. He he prescribed those to you? A. Yes. Q. Did you only how many times did you go see Dr is it Hensley or Henson. How many times did you see Dr. Henson? A. I think it was twice because I I think I recall him making an appointment, so I think it was twice. Q. Okay. And did both Ms. Stallings and Ms. Mason go with you both times? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Not that you can remember. When you went to the pharmacy, did you talk to a pharmacist at all? A. No. I just dropped off the prescription and shopped. Q. And shopped. Did it take a while for them to get it to you? Or do you remember? A. I I don't remember. I don't think it was that long because I don't remember being in Kmart that long. Q. Did did all three of you get the prescriptions at the same place? A. Yes. Q. Okay. And did you remember did did do you remember if you had to pay for those by cash or if you had an insurance card? A. Cash. Q. Do you remember if insurance covered theirs, either of them? A. I I don't know. Q. Okay. A. I know I paid cash. Q. All right. Do you remember how much it

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Page 62 Page 64 A. No. or was it pretty cheap? 1 1 2 A. I don't remember. 2 Q. Okay. I want to have you look at your Q. Okay. And you can't remember the names of 3 echocardiogram now that was done. It's Exhibit 4. 3 the drugs that you -- that you got? 4 MR. BLOUNT: Is that what it says. 4 5 A. No. 5 Exhibit 4? 6 6 Q. Okay. Now, when you got the -- when you MS. TOLLE: Yes, it does. 7 got the prescriptions, do you remember, were they 7 MR. BLOUNT: Okay. marked? Did they have warning labels on them, 8 Q. (By Mr. Blount) Do you remember having an 8 attached to them, like, take -- please take with full echocardiogram done, Ms. Sanders? 9 9 10 glass of water or anything like that? 10 A. On this particular day? Yes. 11 Q. Yeah, on -- on -- is that 4-22-01; is that 11 A. I don't remember. Q. Do you remember -- did they have your name 12 12 correct? 13 on -- on the sticker --13 A. Yes. 14 A. Yes. 14 Q. Okay. And where did you have this done? 15 Q. -- on the front of it. Did they have 15 A. Landmark Hotel in Columbus, Mississippi. instructions on there, take one every day or take one 16 Q. Is it -- do you know today if that's still 16 17 17 called the Landmark Hotel? 18 A. It was instructions on there. I don't 18 A. I think it's called the Holiday Inn. remember when it said take the pills. I don't 19 Q. Okay. All right. And do you remember --19 20 remember because that was in '99. 20 do you remember your visit pretty clearly? Q. Uh-huh (Indicating). 21 A. Not really, no. 21 A. I -- I don't remember that. 22 Q. Not really. Do you remember if you came 22 23 23 alone, or if you came up here with somebody? O. Okav. 24 A. But, yeah, there was instructions on it, 24 A. I came alone. you know, how to take the pill. 25 25 Q. You came alone. Do you know if -- if Ms. Page 63 Page 65 Sanders or Ms. Mason ever had an echocardiogram done? 1 Q. Right. 1 2 A. But I don't remember. 2 A. Brenda Stallings? Q. Do you remember if there was any kind of 3 Q. I'm sorry. Stallings, yeah. I'm sorry? 3 A. Yes. She had one done the same day. insert, any -- any -- any information about the drugs 4 5 stapled to the bag or put inside the bag? 5 Q. Brenda had one the same day? 6 6 A. Not that I recall. A. Yes. Q. Not that you recall. And do you remember 7 Q. Do you know if Ms. Mason ever had one done? 7 8 anybody from the pharmacy, like a -- anyone that 8 9 sold -- that actually rung it up or anything, tell 9 Q. Okay. Did you -- when you came up here, 10 why -- why did you come up here to have one done? 10 vou --A. I was instructed by my lawyer. 11 A. No. 11 12 Q. -- any information about the drug? 12 Q. Do you know if you -- do you know if you had to pay for it? 13 A. We didn't talk, no. 13 Q. Okay. Okay. Do you think if you'd spell 14 14 A. No. the names of the drugs that you took, that you'd 15 15 Q. Okay. When you got up here, were you given remember them? any instructions on -- when you -- when you first got 16 16 here, anything that you needed to do to prepare for 17 A. No. 17 18 the test? 18 Q. All right. But -- okay. Let's see. Prior to -- prior to 1999, when you went and got these 19 A. I wasn't supposed to eat --19 20 drugs from Dr. Henson, did you ever go see any doctor 20 Q. Wasn't supposed to eat? about other diet drugs? 21 A. -- that night. 21 22 A. No. 22 Q. Okay. 23 23 Q. And you don't -- did you ever go prior to A. I remember that. 1997 and -- and get any -- obtain any prescription 24 24 Q. Do you remember if they told you to drink a 25 for diet drugs? 25 glass of water or anything?

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	Plary Sanders						
	Page 66		Page 68				
1	A. I don't know.	1	Q. Like some kind of like glue or goo, some				
2	Q. Okay. Do you remember if they gave you any	2	kind of				
3	paper pieces of paper to look at or any kind of	3	A. Yeah.				
4	information about the test?	4	Q. Like like maybe what you have if you				
5	A. I don't remember.	5	have an ultrasound with your children?				
6	Q. Did was there a receptionist or someone	6	A. I think so.				
7	you checked in with when you got here?	7	Q. Was it kind of like that?				
8	A. Yes.	8	A. I think so. I remember him putting				
9	Q. What did they did they give you	9	something on the chest.				
10	instruct you what tell you what to do?	10	Q. Okay. Do you remember do you remember				
11	A. No. Just have a seat.	11	if he put it up high or down low or				
12	Q. Have a seat. Were you did you have an	12	A. High.				
13	appointment? Did you have	13	Q. High?				
14	A. No.	14	A. He put it up high.				
15	Q. You just came on up?	15	Q. Okay. Did he talk to you at all about				
16	A. Just came on up.	16	what what your what the test results were?				
17	Q. Okay. When you when you actually went	17	A. No.				
18	in to have the test done, who was in the room with	18	Q. He didn't. Do you remember him giving you				
19	you?	19	any instructions at the end of the end of the				
20	A. I didn't say it right. I think we did have	20	test?				
21	an appointment.	21	A. No.				
22	Q. Did have an appointment?	22	Q. Did he tell you to wait for your attorney				
23	A. It was a set time.	23	to contact you?				
24	Q. Okay. And when you while you were up	24	A. No.				
25	here, you saw the Ms. Stallings?	25	Q. Okay. Have you ever seen this echo report				
	Page 67		Page 69				
1	A. No. We're friends, and I knew she had to	1	before, this Exhibit No. 4?				
2	come the same day.	2	A. Yes.				
3	Q. Okay. All right. And when you went	3	Q. Did it did you get receive a copy of				
4	now, when you went in to actually have the	4	it in the mail?				
5	echocardiogram done, do you remember who was in the	5	A. Yes.				
6	room with you?	6	Q. Do you remember you remember opening it?				
7	A. Just me and the doctor.	7	A. Yes.				
8	Q. Just you and the doctor. And did they	8	Q. Was there were there any instructions				
9	41.4 Mar	_	- ·				
4 ^	did the person that gave you the test identify	9	accompanying it?				
10	himself as a doctor?	10	accompanying it? A. Any instructions?				
11	himself as a doctor? A. Yes.	10 11	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of				
11 12	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself	10 11 12	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they				
11 12 13	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the	10 11 12 13	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean?				
11 12 13 14	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was?	10 11 12 13 14	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece				
11 12 13 14 15	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes.	10 11 12 13 14 15	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper.				
11 12 13 14 15 16	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist?	10 11 12 13 14 15 16	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of				
11 12 13 14 15 16 17	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist? A. Yes.	10 11 12 13 14 15 16 17	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of paper was all that was in there?				
11 12 13 14 15 16 17 18	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist? A. Yes. Q. He did. Okay. Do you remember him, at	10 11 12 13 14 15 16 17 18	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of paper was all that was in there? A. Yes.				
11 12 13 14 15 16 17 18 19	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist? A. Yes. Q. He did. Okay. Do you remember him, at that time, giving you any instructions about how to	10 11 12 13 14 15 16 17 18 19	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of paper was all that was in there? A. Yes. Q. Do you know, did the doctor's office ever				
11 12 13 14 15 16 17 18 19 20	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist? A. Yes. Q. He did. Okay. Do you remember him, at that time, giving you any instructions about how to sit or how to lay to have the echo done?	10 11 12 13 14 15 16 17 18 19 20	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of paper was all that was in there? A. Yes. Q. Do you know, did the doctor's office ever call you, or did you ever call them and talk to them				
11 12 13 14 15 16 17 18 19 20 21	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist? A. Yes. Q. He did. Okay. Do you remember him, at that time, giving you any instructions about how to sit or how to lay to have the echo done? A. Yes. I had to take off the shirt my	10 11 12 13 14 15 16 17 18 19 20 21	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of paper was all that was in there? A. Yes. Q. Do you know, did the doctor's office ever call you, or did you ever call them and talk to them about the test?				
11 12 13 14 15 16 17 18 19 20 21 22	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist? A. Yes. Q. He did. Okay. Do you remember him, at that time, giving you any instructions about how to sit or how to lay to have the echo done? A. Yes. I had to take off the shirt my shirt.	10 11 12 13 14 15 16 17 18 19 20 21 22	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of paper was all that was in there? A. Yes. Q. Do you know, did the doctor's office ever call you, or did you ever call them and talk to them about the test? A. No.				
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11 12 13 14 15 16 17 18 19 20 21 22	himself as a doctor? A. Yes. Q. Okay. Is did did he call himself was he is this Dr. Razzak Tai? Is that who the doctor was? A. I think so, yes. Q. Did he tell you he was a cardiologist? A. Yes. Q. He did. Okay. Do you remember him, at that time, giving you any instructions about how to sit or how to lay to have the echo done? A. Yes. I had to take off the shirt my shirt.	10 11 12 13 14 15 16 17 18 19 20 21 22	accompanying it? A. Any instructions? Q. Yeah. Did the doctor include any kind of information in there about the results and what they mean? A. No more than this you know, this piece of paper. Q. That's all that was just this piece of paper was all that was in there? A. Yes. Q. Do you know, did the doctor's office ever call you, or did you ever call them and talk to them about the test? A. No.				

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Page 70 Page 72 Q. -- when it came in the mail? O. Sure. Okav. Well, let me just ask you a 1 2 A. Yes. 2 couple of things? 3 Q. Do you remember how long it -- how long it 3 A. Okav. came in the mail after you had the test? 4 4 Q. Has any doctor or anybody ever talked to 5 A. I don't remember. you about -- outside of your attorney, has anybody 5 Q. Okay. When you first read this test, did 6 ever talked to you about what pulmonary hypertension you have any -- what kind of reaction did you have 7 7 means? 8 when you first read the results? 8 A. No. A. Really, none, because I -- I -- I don't --9 9 Q. No. -- No. 5 here, one of the results of I didn't understand anything on it. your echocardiogram, states, "Mild pulmonary 10 10 11 Q. Okay. 11 hypertension." Has any physician or anyone ever 12 A. And I don't now. 12 told -- talked to you about what -- what that means O. What -- had you already signed on to be a 13 to you? 13 14 client with your attorney by the time you got this 14 A. No. 15 test result? 15 Q. Okay. Has anyone ever talked to you about A. Yes. 16 No. 3, Mild tricuspid regurgitation? 16 17 Q. Okay. Did you know at that point, before 17 A. No. you got this result, that you may have had damage to 18 18 Q. Okay. All right. Just another question. 19 your heart? It's a little bit off -- off of -- off the subject of 19 20 A. No. your echo. When you saw Dr. Sanders and when you 20 21 Q. Okay. After reading this -- have you --21 went to the -- to the hospital, at either of those have you showed this echocardiogram to any physician? 22 22 times, did you tell any of the physicians that you 23 A. No. had taken diet drugs? 23 Q. Have you shown it to any of your family 24 24 A. No. 25 members or friends? 25 Q. Have you ever told a medical professional Page 71 Page 73 A. No. that you took diet drugs? 1 1 2 Q. No. Did you show it to your husband? 2 A. No. A. Yes. But he just looked at it like I do, 3 3 Q. Have any of the medical professionals that you know, not really understanding what's what. 4 you've seen attributed your chest tightness or your 5 Q. Have you -- have you asked any medical 5 headaches to -- or the swelling in your legs to 6 professionals about your condition --6 any -- any ingestion of diet drugs? 7 7 A. No. A. No. 8 Q. -- about what's -- the results of this 8 Q. No. All right. Let's talk about this next 9 test? 9 10 10 before, Ms. Sanders? 11 11

Q. No. Okay. What -- what -- what, in your best -- to the best of your knowledge, what do you 12 13 think this test says?

A. That something is wrong.

Q. Okay. Something is wrong with your heart?

A. Yes.

14

15

16

23

Q. Okay. If you could, tell me -- or if you 17 could, read the final conclusions that are listed 18 19 down here at the bottom of the page for me, please. Just read 1 through 6? 20

A. Okay. "Normal left" -- I don't know how to 21 22 pronounce that word.

Q. That's ventricle.

24 A. -- "ventricle" -- I don't know the second

25 word. I don't know these terms. deposition, No. 3 here. Do you remember seeing this

A. Yes.

12 Q. Do you remember filling this out?

13

14

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16

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22

23

Q. Okay. If you could, turn to page 24?

A. (Witness complies).

MR. BLOUNT: And this is Exhibit 3, the fact sheet, for those of you on the phone.

Q. (By Mr. Blount) And do you -- is this your signature here under 24?

A. Yes.

Q. Do you -- do you recognize what were you signing here?

A. Yes.

24 Q. Okay. Do you remember signing it on June 25 20th, 2002?